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Regulations

TITLE 5—ADMINISTRATIVE PERSONNEL

Chapter I—Civil Service Commission

PART 60—ORGANIZATION AND OFFICIAL RECORDS OF THE COMMISSION

FINAL OPINIONS AND ORDERS

Section 60.19 is added to this part as follows:

§ 60.19 *Availability of final opinions and orders.* Cases in which the Commission formulates final opinions and orders within the meaning of the Administrative Procedure Act are those involving decisions in retirement death claims and in cases of alleged political activity on the part of officers or employees of a State or local Government whose principal employment is in connection with an activity financed in whole or in part by Federal funds (Section 12 (a), Act of August 2, 1939, as amended). Final opinions or orders issued by the Commission's Retirement Division in retirement death claims will be available for public inspection at the Retirement Division in the Commission's central office. Final opinions or orders issued by the Board of Appeals and Review in retirement death claims will be available for public inspection at the Board of Appeals and Review in the Commission's central office and in the Commission's regional offices. Final orders in political activity cases involving officers or employees of State or local Governments will be available for public inspection at the office of the Chief Law Officer in the Commission's central office and in the Commission's regional offices. (For addresses of regional offices see section 60.15).

PART 61—FUNCTIONS OF THE COMMISSION

PROPOSED RULE MAKING

Section 61.06 is added to this part as follows:

§ 61.06 *Notice of proposed rule making.* Rules pertaining to the internal management of the Commission or of the Federal Government will be adopted and

amended without prior notice or public participation. The procedure to be followed in the formulation of other rules will vary with the nature of the rule, the extent of public interest therein and the practicality of giving public notice. Details of the procedure to be followed will be incorporated in each notice of proposed rule making.

[SEAL] THE UNITED STATES CIVIL SERVICE COMMISSION,
H. B. MITCHELL,
President.

[F. R. Doc. 46-18396; Filed, Oct. 11, 1946; 8:45 a. m.]

TITLE 7—AGRICULTURE

Subtitle A—Office of the Secretary

PART 1—ADMINISTRATIVE REGULATIONS (APPENDIX)

APPROVAL OF CERTAIN ACTIONS TAKEN BY OFFICE OF PRICE ADMINISTRATION

1. The approval of certain actions taken by the Office of Price Administration as contained in F. R. Doc. 45-12288, filed July 6, 1945, as amended (10 F. R. 8419, 9419, 10961, 12305), is revised to read as follows:

"Actions hereafter taken by the national office of the Office of Price Administration or by regional or district offices of the Office of Price Administration, pursuant to authority delegated by regulations of that office, to establish only individual maximum prices applicable to any processor with respect to any food or feed product processed or manufactured in whole or substantial part from an agricultural commodity, are hereby approved."

2. The approval of certain actions taken by the Office of Price Administration as contained in F. R. Doc. 45-12289, filed July 6, 1945, as amended (10 F. R. 8419, 9419, 10961, 12305), is revised to read as follows:

"Approval is hereby given to the community ceiling price orders hereafter issued by any regional or district office of the Office of Price Administration under

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NOTE: Regulations and orders appearing under this chapter are listed only in the Table of Contents, <i>supra</i> .	

the authority of Revised General Order 51, insofar as such orders establish maximum prices for any agricultural commodity or for any processor with respect to any food product processed or manufactured in whole or substantial part from any agricultural commodity."

Issued this 8th day of October 1946.

[SEAL] CLINTON P. ANDERSON,
Secretary.

[F. R. Doc. 46-18393; Filed, Oct. 11, 1946;
8:46 a. m.]

Chapter IX—Production and Marketing Administration (Marketing Agreements and Orders)

[Grapefruit Reg. 73]

PART 933—ORANGES, GRAPEFRUIT, AND TANGERINES GROWN IN THE STATE OF FLORIDA

LIMITATION OF SHIPMENTS

§ 933.305 *Grapefruit Regulation 73*—(a) *Findings.* (1) Pursuant to the amended marketing agreement and the order, as amended (7 CFR, Cum. Supp., 933.1 et seq.; 11 F. R. 9471), regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, and the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of information available to the undersigned, it is hereby found that the limitation of shipments of grapefruit, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order.* (1) During the period beginning at 12:01 a. m., e. s. t., October 14, 1946, and ending at 12:01 a. m., e. s. t., October 21, 1946, no handler shall ship:

(i) Any grapefruit of any variety, grown in the State of Florida, which grade U. S. Combination Russet, U. S. No. 2 Russet, U. S. No. 3, or lower than U. S. No. 3 grade (as such grades are defined in the U. S. Standards for Citrus Fruits, issued by the United States Department of Agriculture, effective July 12, 1943);

(ii) Any seeded grapefruit, other than pink grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 80 grapefruit, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid U. S. Standards), in a standard box (as such box is defined in the standards for containers for citrus fruit established by the Florida Citrus Commission pursuant to section 3 of Chapter 20449, Laws of Florida, Acts of 1941 (Florida Laws Annotated § 595.09));

(iii) Any seedless grapefruit other than pink grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 96 grapefruit, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid U. S. Standards), in a standard box (as such box is defined in the aforesaid standards for containers for citrus fruit); or

(iv) Any pink grapefruit, grown in the State of Florida, which are of a size smaller than a size that will pack 126 grapefruit, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid U. S. Standards), in a standard box (as such box is defined in the aforesaid standards for containers for citrus fruit).

(2) As used herein, "variety," "handler," and "ship" shall have the same meaning as is given to each such term in said amended marketing agreement and order.

(48 Stat. 31, 670, 675; 49 Stat. 750; 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 10th day of October 1946.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 46-18530; Filed, Oct. 11, 1946;
8:45 a. m.]

[Orange Reg. 101]

PART 933—ORANGES, GRAPEFRUIT, AND TANGERINES GROWN IN THE STATE OF FLORIDA

LIMITATION OF SHIPMENTS

§ 933.304 *Orange Regulation 101*—(a) *Findings.* (1) Pursuant to the amended marketing agreement and the order, as amended (7 CFR, Cum. Supp., 933.1 et seq.; 11 F. R. 9471), regulating the handling of oranges, grapefruit, and tangerines grown in the State of Florida, issued under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of information available to the undersigned, it is hereby found that the limitation of shipments of oranges, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which this section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order.* (1) During the period beginning at 12:01 a. m., e. s. t., October 14, 1946, and ending at 12:01 a. m., e. s. t., October 21, 1946, no handler shall ship:

(i) Any oranges, except Temple oranges, grown in the State of Florida, which grade U. S. Combination Russet, U. S. Russet, U. S. No. 3, or lower than U. S. No. 3 grade (as such grades are defined in the U. S. Standards for Citrus Fruits, issued by the United States Department of Agriculture, effective July 12, 1943), or

(ii) Any oranges, except Temple oranges, grown in the State of Florida, which are of a size smaller than a size that will pack 250 oranges, packed in accordance with the requirements of a standard pack (as such pack is defined in the aforesaid U. S. Standards), in a standard box (as such box is defined in the standards for containers for citrus fruit established by the Florida Citrus Commission pursuant to section 3 of Chapter 20449, Laws of Florida, Acts of 1941 (Florida Laws Annotated § 595.09)).

(2) As used herein, "handler" and "ship" shall have the same meaning as is given to each such term in said amended marketing agreement and order.

(48 Stat. 31, 670, 675; 49 Stat. 750; 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 10th day of October 1946.

[SEAL] S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

[F. R. Doc. 46-18529; Filed, Oct. 11, 1946;
8:45 a. m.]

[Lemon Reg. 197]

PART 953—LEMONS GROWN IN THE STATES
OF CALIFORNIA AND ARIZONA

LIMITATION OF SHIPMENTS

§ 953.304 *Lemon Regulation 197—(a) Findings.* (1) Pursuant to the marketing agreement and the order (7 CFR, Cum. Supp., 953.1 et seq.), regulating the handling of lemons grown in the State of California or in the State of Arizona, issued under the applicable provisions of the Agricultural Marketing Agreement Act of 1937, as amended, and upon the basis of the recommendation and information submitted by the Lemon Administrative Committee, established under the said marketing agreement and order, and upon other available information, it is hereby found that the limitation of the quantity of such lemons which may be handled, as hereinafter provided, will tend to effectuate the declared policy of the act.

(2) It is hereby further found that compliance with the notice, public rule making procedure, and effective date requirements of the Administrative Procedure Act (Pub. Law 404, 79th Cong., 2d sess.; 60 Stat. 237) is impracticable and contrary to the public interest in that the time intervening between the date when information upon which the section is based became available and the time when this section must become effective in order to effectuate the declared policy of the Agricultural Marketing Agreement Act of 1937, as amended, is insufficient for such compliance.

(b) *Order.* (1) The quantity of lemons grown in the State of California or in the State of Arizona which may be handled during the period beginning at 12:01 a. m., p. s. t., October 13, 1946, and ending at 12:01 a. m., p. s. t., October 20, 1946, is hereby fixed at 250 carloads, or an equivalent quantity.

(2) The prorate base of each handler who has made application therefor, as provided in the said marketing agreement and order, is hereby fixed in accordance with the prorate base schedule which is attached hereto and made a part hereof by this reference. The Lemon Administrative Committee, in accordance with the provisions of the said marketing agreement and order, shall calculate the quantity of lemons which may be handled by each such handler during the period specified in subparagraph (1) of this paragraph.

(3) As used in this section, "handled," "boxes," "handler," "carloads," and "prorate base" shall have the same meaning as is given to each such word in the said marketing agreement and order.

(48 Stat. 31, 670, 675; 49 Stat. 750; 50 Stat. 246; 7 U. S. C. 601 et seq.)

Done at Washington, D. C., this 10th day of October 1946.

[SEAL]

S. R. SMITH,
Director, Fruit and Vegetable
Branch, Production and Mar-
keting Administration.

PRORATE BASE SCHEDULE

Lemon Administrative Committee, 111
West Seventh Street, Los Angeles 14, Cali-
fornia.

Storage Date: October 6, 1946.

12:01 A. M. Oct. 13, 1946 to 12:01 A. M. Oct.
27, 1946

Handler	Prorate base percent
Total	100.000
Allen-Young Citrus Packing Co.	.000
American Fruit Growers, Fullerton	.178
American Fruit Growers, Upland	.040
Consolidated Citrus Growers	.008
Corona Plantation Co.	.001
Hazeltine Packing Co.	.160
Leppa-Pratt, Produce Distrs. Inc.	.009
McKellips Mutual Citrus Grs. Inc.	.059
Phoenix Citrus Packing Co.	.000
Ventura Coastal Lemon Co.	3.521
Ventura Pacific Co.	1.112

Total A. F. G. 5.088

Arizona Citrus Growers	.000
Desert Citrus Growers Association	.075
Mesa Citrus Growers	.016
Elderwood Citrus Association	.000
Klink Citrus Association	.000
Lemon Cove Association	.000
Glendora Lemon Growers Associa- tion	1.592
La Verne Lemon Association	.337
La Habra Citrus Association	.422
Yorba Linda Citrus Association	.283
Alta Loma Hts. Citrus Association	.040
Etiwanda Citrus Fruit Association	.018
Mt. View Fruit Association	.170
Old Baldy Citrus Association	1.023
Upland Lemon Growers Association	3.135
Central Lemon Association	.646
Irvine Citrus Association	.455
Placentia Mutual Orange Associa- tion	.029
Corona Citrus Association	.000
Corona Foothill Lemon Company	1.310
Jameson Company	.375
Arlington Heights Fruit Co.	.030
College Heights Orange & Lemon Association	4.266
Chula Vista Citrus Association	.767
El Cajon Valley Citrus Association	.025
Escondido Lemon Association	1.561
Fallbrook Citrus Association	1.178
Lemon Grove Citrus Association	.317
Sweetwater CoOp. Citrus Associa- tion	.322
San Dimas Lemon Association	1.996
Carpinteria Lemon Association	4.337
Carpinteria Mutual Citrus Associa- tion	4.761
Goleta Lemon Association	4.685
Johnston Fruit Co.	9.321
Canoga Citrus Association	.014
North Whittier Heights Citrus Asso- ciation	.253
San Fernando Heights Lemon Asso- ciation	.303
San Fernando Lemon Association	.050
Sierra Madre-Lamanda Citrus Asso- ciation	.967
Sunny Hills Citrus Association	.023
Tulare County Lemon & Grapefruit Association	.000
Briggs Lemon Association	1.747
Culbertson Investment Co.	1.376
Culbertson Lemon Association	2.390
Fillmore Lemon Association	.404
Oxnard Citrus Association No. 1	5.912
Oxnard Citrus Association No. 2	5.474
Rancho Sespe	.869
Santa Paula Citrus Fruit Associa- tion	2.028
Baticoy Lemon Association	6.055

Handler	Prorate base percent
Seaboard Lemon Association	7.125
Ventura Citrus Association	2.533
Limoneira Company	3.814
Teague-McKevett Association	1.665
East Whittier Citrus Association	.466
Leffingwell Rancho Lemon Associa- tion	.211
Murphy Ranch Co.	1.289
Whittier Citrus Association	.244
Whittier Select Citrus Association	.305

Total C. F. G. E. 89.013

Arizona Citrus Products Co.	.004
Chula Vista Mutual Lemon Associa- tion	1.525
Escondido coOp. Citrus Association	.174
Glendora CoOp. Citrus Association	.024
Index Mutual Association	.088
La Verne CoOp. Citrus Association	1.267
Libbey Fruit Packing Co.	.000
Orange CoOp. Citrus Association	.162
Ventura Co. Orange & Lemon Asso- ciation	2.003
Whittier Mutual Orange & Lemon Association	.019

Total M. O. D. 5.266

California Citrus Groves, Inc. Ltd.	.000
El Modena Citrus, Inc.	.000
Evans Bros. Packing Co.	.000
Foothill Packing Co.	.000
Harding & Leggett	.000
Macchiaroli, James, Fruit Co.	.000
Orange Belt Fruit Distributors	.582
Pioneer Fruit Co.	.000
Raymond Bros.	.000
Rooke, B. G. Packing Co.	.000
San Antonio Orchard Co.	.035
Verity, R. H., Sons & Co.	.016
Western States Fruit & Produce Co.	.000

Total Independents .633

[F. R. Doc. 46-18528; Filed, Oct. 11, 1946;
8:45 a. m.]

TITLE 24—HOUSING CREDIT

Chapter III—Federal Savings and Loan
Insurance Corporation

[Bulletin 34]

PART 301—INSURANCE OF ACCOUNTS

HEARINGS BEFORE THE COMMISSIONER, TRIAL
EXAMINER OR HEARING OFFICER IN WASH-
INGTON, D. C. OR ELSEWHERE

OCTOBER 9, 1946.

Paragraph (a) of § 301.20 of the rules
and regulations for Insurance of Ac-
counts is hereby amended, effective as of
October 12, 1946, to read as follows:

§ 301.20 *Right of hearing—(a) Hear-
ings before the Commissioner, Trial Ex-
aminer or Hearing Officer.* Any person
interested in the insurance of any State-
chartered institution including cases
where it is proposed to segregate the as-
sets of such institution or readjust its
capital, in anticipation of insurance or to
terminate or otherwise affect the insur-
ance of an insured institution may ap-
pear in person or by attorney and submit
any evidence pertinent to the questions
at issue affecting such insurance, segre-
gation of assets, or readjustment of cap-
ital, before the Commissioner of the Fed-

eral Home Loan Bank Administration or a Trial Examiner or Hearing Officer appointed by the said Commissioner or by the General Counsel of the Federal Savings and Loan Insurance Corporation at such place as shall be specified in the order setting the hearing. The Corporation will take such action as may appear to be appropriate.

(Secs. 403 (c), 407 (b), of N. H. A., 48 Stat. 1258, 1261; 12 U. S. C. 1726, 1730; E. O. 9070, 7 F. R. 1529)

JOHN H. FAHEY,
Commissioner, Federal Home
Loan Bank Administration.

[F. R. Doc. 46-18460; Filed, Oct. 11, 1946;
9:05 a. m.]

Chapter VIII—Office of Housing Expediter

[HED-95-CPA-9]

PART 802—DELEGATIONS OF FINAL AUTHORITY

DIRECTIVE TO CPA WITH RESPECT TO CAST IRON SOIL PIPE

§ 802.7 *Directive to the Civilian Production Administration on Premium Payments Regulation 8 (§ 805.8 of this chapter; cast iron soil pipe.* This directive states the responsibilities of the Civilian Production Administration for the administration of Premium Payments Regulation 8 (§ 805.8 of this chapter) relating to cast iron soil pipe, as amended September 30, 1946.¹

(a) Pursuant to the authority vested in me by the Veterans' Emergency Housing Act of 1946, the Civilian Production Administration is hereby authorized and directed to act as my representative in performing the following functions in accordance with § 805.8 of this chapter:

(1) Upon receipt of each application for establishment of quota in accordance with § 805.8 (c) (1) of this chapter, on the basis of the facts set forth in the application, together with any additional information available to it, CPA shall establish a quota, enter such quota on each of the eight copies of the form and distribute them as follows: one copy to be returned to the applicant, one copy to the OHE, three copies to the RFC, and three copies to be retained by CPA.

(2) With respect to applications for special quotas required to be filed with the Expediter pursuant to § 805.8 (c) (2) of this chapter, on the basis of the facts set forth in the application, together with any additional information available to it, CPA shall recommend to the Office of the Housing Expediter a figure to be used as the quota to be assigned the applicant. Such applications, with the recommended quotas, shall be submitted by CPA to OHE for approval. CPA shall forward the approved quota to the ap-

plicant, and send three signed copies to the Reconstruction Finance Corporation.

(3) With respect to producers whose production of cast iron soil pipe and cast iron soil fittings of 5" and larger pipe sizes in August 1946, exceeds 7 percent of total production for that month, on the basis of the facts set forth in Form CPA 4508, together with any other information available to it, CPA shall adjust quotas as provided in § 805.8 (c) (5) of this chapter. The adjusted quotas shall be entered on the applications for quotas prior to the distribution specified in subparagraph (1) and (2) of this paragraph.

(4) With respect to all quotas, CPA shall forward one copy of each quota application to the Treasurer, RFC, for establishment of serial number and, upon return by RFC, enter such serial number on all copies.

(5) With respect to applications for waiver of the requirement to carry over to the succeeding claim period any deficit in production under an established quota (§ 805.8 (c) (3) of this chapter), CPA shall review the applications and on the basis of the facts submitted, together with any additional information available to it, shall determine whether the deficit was due to circumstances beyond the control of the producer. If the facts justify such action, CPA shall make the adjustment in quota. In any case, CPA shall notify the applicant, the RFC (in triplicate), and the OHE of action taken.

(6) With respect to a producer with two or more plants whose production has been shifted:

(i) Establish a combined quota upon determination by the CPA, in accordance with § 805.8 (c) (4) of this chapter, that production has been shifted among plants of such producer so as to increase the producer's total claims without a corresponding increase in total output.

(ii) Notify the RFC (in triplicate), the OHE and the applicant of the determination made by CPA and the company quota established.

(7) With respect to claims from producers whose production in the claim period is not in excess of quota but who desire payment at the rate of \$40 per ton for Saturday production (§ 805.8 (e) (2) (ii) (d) of this chapter), on the basis of the facts submitted by the producer in justification of his claim, together with any other additional information available to it, CPA shall determine whether the producer's failure to produce in excess of quota was due to unusual circumstances beyond his control and notify the applicant, the OHE, and the RFC (in triplicate) of the action to be taken on the claim by RFC.

(8) With respect to applications for quota, and to claims for payment filed with RFC and forwarded by RFC to CPA, review each application and claim on the basis of the facts submitted therein, together with any additional information available:

(i) Where it appears to CPA that immediate investigation or audit of any

such application or claim is required, CPA shall take such action and shall notify RFC (in triplicate), stating whether or not further payments should be withheld by RFC pending the result of such investigation or audit. In all cases in which CPA concludes that quotas previously established should be changed, or that the amount of the claim should be modified, CPA shall make such change in the quota or in the amount of the claim and shall notify the RFC (in triplicate) and the OHE of any such modification of a quota or of a claim. In those cases in which the quota is changed, the CPA shall notify the applicant.

(ii) Where the CPA finds no basis for immediate investigation or withholding of payment, CPA shall so notify RFC (in triplicate) within 30 days of the date that the claim was received by CPA, and send a copy of such notification to OHE.

(9) With respect to all applications for quota and claims for payment:

(i) Perform such investigations and post-audits in the field as may appear to be feasible and necessary with respect to all producers of cast iron soil pipe who participate in the premium payments plan, modifying previous determinations on quotas and claims or, in the case of special quotas, recommending modification to the OHE, where such determinations are inconsistent with the findings of investigations and post-audits. Such investigations and post-audits shall follow procedures approved by the OHE, shall include questionable cases prior to approval or invalidation, and shall be so scheduled as to cover each of the participating producers at least once in the first six months of operation under the program. A copy of each audit report shall be sent to the OHE. The CPA shall notify the RFC (in triplicate) and the OHE of actions taken as a result of the findings of investigations and post-audits. The CPA shall notify the applicant of any change in quotas established, pursuant to § 805.8 (c) (1), and (2) of this chapter, resulting from investigations or post-audits under this subparagraph.

(iii) Make such special investigations or audits as may be requested by the OHE.

(iv) Consider complaints by applicants, hold hearings whenever necessary and notify the applicant, and RFC (in triplicate) of the decisions, sending copies thereof to the OHE. In the event the applicant is still dissatisfied with such decisions, the CPA shall notify him that he may appeal to the OHE Appeals Board.

(10) With respect to applications from producers for authorization to submit applications for quota and claims for payment on the basis of a stipulated fiscal month, in accordance with § 805.8 (a) (7) of this chapter, CPA shall review the applications on the basis of the facts submitted, together with any additional information available, and shall grant such authorization when in CPA's judgment hardship would otherwise result.

¹ 11 F. R. 11270.

CPA shall forward notice of the action taken to the applicant, and send three signed copies to the RFC and a copy to the OHE.

(11) With respect to any producer who:

(i) Has failed to maintain substantially the same ratio of production of Victory pipe to production of other pipe as the producer maintained during the period on the basis of which his quota was established, or

(ii) Has filed a claim for payment at the rate of \$40 per ton for Saturday when the percent of Saturday production to the total production is substantially in excess of the percent of overtime man-hours worked to total man-hours worked,

CPA shall determine in its best judgment whether the claim should be invalidated in whole or in part, and shall recommend to the OHE the amount of the invalidation. With respect to subdivision (ii) of this subparagraph, CPA shall use the formula pursuant to the last paragraph in § 805.8 (g) (4) of this chapter. Upon receipt of the decision by the OHE to invalidate, CPA shall notify the applicant, and the RFC (in triplicate) to withhold, recover or set-off the amount of such invalidation.

(12) Prepare and transmit to the OHE such regular and special reports of operations under the regulation and this directive as may be requested by the OHE.

(13) Take all other steps necessary to carry out the responsibilities of CPA under § 805.8 of this chapter.

(60 Stat. 207)

Issued this 9th day of October 1946.

JOSEPH L. RAUH,
Acting Housing Expediter-
Administrator.

[F. R. Doc. 46-18417; Filed, Oct. 11, 1946;
8:45 a. m.]

TITLE 29—LABOR

Chapter VI—National Wage Stabilization Board

PART 806—WAGE ADJUSTMENT BOARD REGULATIONS GOVERNING WAGE CONTROLS IN BUILDING AND CONSTRUCTION INDUSTRY PRE-APPROVED WAGE AND SALARY PAYMENTS

The National Wage Stabilization Board has amended the first sentence of paragraph (b) of § 806.5 (11 F. R. 8671) by inserting the words "federal or" before the term "non-federal" to read as follows:

§ 806.5 *Wage and salary payments which are pre-approved.* * * *

(b) *Area rates.* An employer engaged in the performance of any federal or non-federal project may, without further approval, pay any mechanic or laborer working on such project the applicable area rate, as defined in this paragraph. * * *

(56 Stat. 765, 15 U. S. C. 961-971; E. O. 9250, 7 F. R. 7871; E. O. 9381, 8 F. R. 13033; E. O. 9672, 11 F. R. 221; E. O. 9697, 11 F. R. 1691; Reg. Dir. of Ec. Stab. dated

March 8, 1946, 11 F. R. 2517; G. O. 13 of the NWSB, 8 F. R. 14039; Organization and Jurisdiction of the NWSB, 11 F. R. 5820)

B. M. JOFFE,
Executive Director.

[F. R. Doc. 46-18373; Filed, Oct. 11, 1946;
8:51 a. m.]

PART 806—WAGE ADJUSTMENT BOARD REGULATIONS GOVERNING WAGE CONTROLS IN BUILDING AND CONSTRUCTION INDUSTRY

STANDARDS OF APPROVAL

The National Wage Stabilization Board has amended § 806.7 of the regulations pertaining to the Building and Construction Industry to read as follows:

§ 806.7 *Standards of approval.* (a) Subject to the standards set forth in this section, the Board may approve (1) the establishment of an employer's proposed rates for any job classification; (2) the adjustment of an employer's established rates for any job classification (as defined in § 806.5 (c)); or (3) the establishment or adjustment of an area rate for any job classification (as defined in § 806.5 (b)). Rates approved as the established rates for a particular employer or employers may be paid only by the particular employers who are parties to the application to the Board and only under such conditions as may be specified in the Board's decision. Rates approved as "area rates" shall be designated as such and may be paid, at the option of any employer, for work performed within the defined area within which the rate is applicable.

(b) An increase in the wage rates for any job classification may be approved only if the increase is necessary (1) to correct maladjustments between the wage rates for such classification as of January 1, 1941 and the increase in the cost of living to the extent permitted by section 305 of the Supplementary Wage and Salary Regulations of the Office of Economic Stabilization dated March 8, 1946; (2) to correct gross inequities between the rate for any job classification as compared with the rate of other related job classifications in the same area or as compared with the rates for the same job classification in contiguous or historically related areas; and (3) to correct substandard rates. An increase to correct maladjustments will not be approved automatically; the Board may withhold such approval in whole or in part where approval would create inequities between rates for related job classifications or between rates for the same job classifications in related areas or where the job classification involved is receiving relatively high rates. An increase in the established rates for a job classification of a particular employer will not be approved if it will result in rates higher than the applicable area rate for such job classification. An increase to correct gross inequities will not be approved if it is likely to create additional inequities between related rates or between rates in related areas.

(c) A decrease in wage rates for any job classification may be approved only

if the decrease is necessary to correct gross inequities between the rate for such job classification as compared with the rates of other related job classifications in the same area or as compared with the rates for the same job classification in contiguous or historically related areas, and is necessary to aid in the effective transition to a peacetime economy.

(d) A new wage rate for any job classification may be approved (1) if it is not higher than the area rate for the same classification, if such area rate exists, and (2) if it will not create an inequity as compared with any established or area rates for related job classifications in the same area or as compared with any established or area rates for the same job classification in contiguous or historically related areas.

(e) Notwithstanding the general rule prohibiting the payment of rates, approved for use in one area, in a different area, the Board recognizes that in particular branches of the industry, the practice has been established of transferring certain specialist employees of exceptional training and skill from area to area and paying such employees the same rates irrespective of the area in which the employees may be utilized. Accordingly the Board will approve such practice for any particular project on specific application of any employer where the application demonstrates (1) that on October 3, 1942 he customarily employed specialized workers to work in different areas at a uniform wage rate; (2) that the authorization is limited to certain specified, highly specialized employees whose ratio to the number of employees on the project is not greater than the customary ratio used on pre-October 3, 1942 projects.

(56 Stat. 765, 15 U. S. C. 961-971; E. O. 9250, 7 F. R. 7871; E. O. 9381, 8 F. R. 13033; E. O. 9672, 11 F. R. 221; E. O. 9697, 11 F. R. 1691; Reg. Dir. of Ec. Stab. dated March 8, 1946, 11 F. R. 2517; G. O. 13 of the NWSB, 8 F. R. 14039; Organization and Jurisdiction of the NWSB, 11 F. R. 5820)

Approved by National Wage Stabilization Board October 4, 1946.

B. M. JOFFE,
Executive Director.

[F. R. Doc. 46-18374; Filed, Oct. 11, 1946;
8:51 a. m.]

PART 807—WAGE ADJUSTMENT BOARD AREA WAGE RATES

BUILDING AND CONSTRUCTION INDUSTRY IN CALIFORNIA, FLORIDA, RHODE ISLAND AND WASHINGTON

Pursuant to §§ 806.5 and 807.0 of the regulations of the National Wage Stabilization Board (11 F. R. 8671 and 10999), the National Wage Stabilization Board herewith publishes the area wage rates applicable to jobs in the building and construction industry under the jurisdiction of the Wage Adjustment Board for four additional states, the states of California (§ 807.4), Florida (§ 807.9), Rhode Island (§ 807.38) and Washington (§ 807.46).

§ 807.4 Area wage rates for California.

	Building, heavy, and highway construction	Butte County—Continued.	Building, heavy, and highway construction	Contra Costa County—Con.	Building, heavy, and highway construction
Alameda County:		Plumbers	\$1.875	Painters:	
Asbestos workers.....	\$1.75	Roofers, composition.....	1.25	Brush.....	1.71 ³ / ₄
Blacksmiths.....	1.50	Roofers, slate and tile.....	1.25	Spray.....	1.75
Boilermakers.....	1.75	Sheet metal workers.....	1.75	Structural steel.....	1.75
Boilermakers' helpers.....	1.50	Steam fitters.....	1.875	Piledrivermen.....	1.875
Bricklayers.....	2.05	Stone masons or cutters.....	1.875	Plasterers.....	2.00
Carpenters, journeymen.....	1.75	Tile setters.....	1.50	Plasterers' tenders.....	1.75
Cable splicers.....	2.175	Truck drivers: Same as San Francisco.		Plumbers.....	1.875
Cement finishers.....	1.75	Calaveras County: No rates.		Roofers:	
Electricians.....	1.875	Colusa County:		Composition.....	1.75
Floorlayers.....	1.875	Asbestos workers.....	1.75	Slate and tile.....	1.75
Glaziers.....	1.65	Blacksmiths.....	1.125	Sheet metal workers.....	1.75
Iron workers:		Boilermakers.....	1.75	Soft floor layers (linoleum).....	1.75
Structural.....	2.00	Boilermakers' helpers.....	1.50	Steam fitters.....	1.875
Ornamental.....	1.85	Bricklayers.....	2.05	Stone masons or cutters.....	2.05
Reinforcing.....	1.75	Carpenters, journeymen.....	1.75	Terrazzo workers.....	1.75
Laborers:		Cement finishers.....	1.75	Terrazzo workers' helpers.....	1.00
Unskilled: Same as San Francisco.		Electricians.....	1.875	Tile setters.....	1.80
Building: Same as San Francisco.		Elevator constructors.....	1.91	Tile setters' helpers.....	1.575
Concrete: Same as San Francisco.		Elevator constructors' helpers.....	1.34	Truck drivers: Same as San Francisco.	
Lathers.....	2.00	Glaziers.....	1.375	Del Norte County:	
Machinists.....	1.75	Iron workers:		Asbestos workers.....	1.75
Machinists' helpers.....	1.25	Structural.....	2.00	Blacksmiths.....	1.30
Marble setters.....	1.75	Ornamental.....	1.85	Bricklayers.....	1.50
Marble setters' helpers.....	1.18 ³ / ₄	Reinforcing.....	1.75	Carpenters, journeymen.....	1.75
Mason tenders.....	1.575	Laborers:		Cement finishers.....	1.75
Mortar mixers.....	1.575	Building: Same as San Francisco.		Electricians.....	1.50
Operating Engineers: Same as San Francisco.		Concrete: Same as San Francisco.		Glaziers.....	1.125
Painters:		Unskilled: Same as San Francisco.		Iron workers:	
Brush.....	1.75	Lathers.....	2.00	Structural.....	2.00
Spray.....	1.75	Marble setters.....	1.75	Ornamental.....	1.85
Structural steel.....	1.75	Marble setters' helpers.....	1.18 ³ / ₄	Reinforcing.....	1.75
Piledrivermen.....	1.86	Mason tenders.....	1.15	Laborers:	
Plasterers.....	2.00	Painters, brush.....	1.43	Building: Same as San Francisco.	
Plasterers' tenders.....	1.75	Painters, spray.....	1.65	Concrete: Same as San Francisco.	
Plumbers.....	1.875	Piledrivermen.....	1.86	Unskilled: Same as San Francisco.	
Elevator constructors.....	1.91	Plasterers.....	1.75	Lathers.....	2.00
Elevator constructors' helpers.....	1.34	Plasterers' tenders.....	1.25	Machinists.....	1.25
Roofers.....	1.75	Plumbers.....	1.875	Marble setters.....	1.75
Sheet metal workers.....	1.75	Power equipment operators: Same as San Francisco operating engineers, 46 northern counties.		Marble setters' helpers.....	1.18 ³ / ₄
Soft-floor layers (linoleum).....	1.75	Roofers, composition.....	1.75	Mason tenders.....	1.375
Steam fitters.....	1.875	Roofers, slate and tile.....	1.75	Mortar mixers.....	1.375
Steam fitters' app. helpers.....	1.05	Sheet metal workers.....	1.75	Operating engineers: Same as San Francisco.	
Stone masons or cutters.....	2.05	Steam fitters.....	1.875	Painters, brush.....	1.125
Terrazzo workers.....	1.75	Stone masons or cutters.....	2.05	Piledrivermen.....	1.86
Tile setters.....	1.80	Tile setters.....	1.75	Plasterers.....	1.50
Tile setters' helpers.....	1.375	Truck drivers: Same as San Francisco.		Plasterers' tenders.....	1.375
Truck drivers: Same as San Francisco.		Contra Costa County:		Plumbers.....	1.875
Alpine County: No rates.		Asbestos workers.....	1.75	Elevator constructors.....	1.91
Amador County: No rates.		Blacksmiths.....	1.50	Elevator constructors' helpers.....	1.34
Butte County:		Blacksmiths' helpers.....	1.00	Roofers, composition.....	1.50
Asbestos workers.....	1.75	Boilermakers.....	1.75	Roofers, slate and tile.....	1.50
Blacksmiths.....	1.10	Boilermakers' helpers.....	1.50	Sheet metal workers' helpers.....	1.50
Boilermakers.....	1.75	Bricklayers.....	2.05	Steam fitters.....	1.875
Boilermakers' helpers.....	1.50	Cable splicers.....	2.00	Stone masons or cutters.....	1.50
Bricklayers.....	1.875	Carpenters, journeymen.....	1.75	Terrazzo workers.....	1.125
Elevator constructors.....	1.91	Lead burners.....	2.00	Tile setters.....	1.125
Elevator constructors' helpers.....	1.34	Cement finishers.....	1.75	Truck drivers: Same as San Francisco.	
Carpenters, journeymen.....	1.75	Electricians.....	1.875	El Dorado County:	
Cement finishers.....	1.75	Floorlayers.....	1.875	Asbestos workers.....	1.75
Electricians.....	1.875	Glaziers.....	1.65	Blacksmiths.....	1.125
Glaziers.....	1.375	Iron workers:		Boilermakers.....	1.75
Iron workers:		Structural.....	2.00	Boilermakers' helpers.....	1.50
Structural.....	2.00	Ornamental.....	1.85	Boilermakers, tank construction.....	1.75
Ornamental.....	1.85	Reinforcing.....	1.75	Boilermakers, tank construction, helpers.....	1.50
Reinforcing.....	1.75	Laborers:		Bricklayers.....	2.05
Laborers:		Building: Same as San Francisco.		Carpenters, journeymen.....	1.75
Building: Same as San Francisco.		Concrete: Same as San Francisco.		Cement finishers.....	1.75
Unskilled: Same as San Francisco.		Unskilled: Same as San Francisco.		Electricians.....	1.875
Concrete: Same as San Francisco.		Lathers.....	2.00	Glaziers.....	1.375
Lathers.....	2.00	Millwrights (bridge and heavy timber).....	1.875	Iron workers:	
Marble setters.....	1.75	Machinists.....	1.75	Structural.....	2.00
Marble setters' helpers.....	1.18 ³ / ₄	Machinists' helpers.....	1.25	Ornamental.....	1.85
Mason tenders.....	1.15	Marble setters.....	1.75	Reinforcing.....	1.75
Operating engineers: Same as San Francisco.		Marble setters' helpers.....	1.18 ³ / ₄	Laborers:	
Painters, brush.....	1.50	Mason tenders.....	1.575	Building: Same as San Francisco.	
Piledrivermen.....	1.86	Mortar mixers.....	1.575	Concrete: Same as San Francisco.	
Plasterers.....	1.75	Operating engineers: Same as San Francisco.		Unskilled: Same as San Francisco.	
Plasterers' tenders.....	1.25			Lathers.....	2.00

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
El Dorado County—Con.		Glenn County—Continued.		Imperial County—Continued.	
Plasterers	\$1.875	Painters, brush	\$1.43	Cement floor finishing machine operator	\$1.90
Plasterers' tenders	1.25	Painters, spray	1.65	Electricians	1.70
Plumbers	1.875	Piledrivermen	1.86	Electricians (cable splicer)	2.00
Power equipment operators: Same as San Francisco operating en- gineers, 47 northern counties.		Plasterers	1.75	Elevator constructors	1.70
Roofers, composition	1.75	Plasterers' tenders	1.25	Elevator constructors' helpers	1.19
Sheet metal workers	1.75	Plumbers	1.875	Granite cutters	1.25
Steam fitters	1.875	Power equipment operators: Same as San Francisco operating en- gineers, 46 northern counties.		Granite setters	1.50
Stone masons	2.05	Roofers, composition	1.75	Guniters workers: Same as Los An- geles.	
Tile setters	1.75	Roofers, slate and tile	1.75	Iron workers, structural	1.90
Truck drivers: Same as San Fran- cisco.		Sheet metal workers	1.75	Housemovers: Same as Los Angeles.	
Fresno County:		Steam fitters	1.875	Iron workers:	
Asbestos workers	1.75	Stone masons	2.05	Ornamental	1.775
Blacksmiths	1.25	Terrazzo workers	1.15%	Reinforcing	1.775
Boilermakers	1.75	Tile setters	1.75	Iron workers (metal pan setters)	1.50
Boilermakers' helpers	1.50	Truck drivers: Same as San Fran- cisco.		Laborers:	
Bricklayers	2.00	Humboldt County:		Building: Same as Los Angeles.	
Carpenters, journeymen	1.75	Asbestos workers	1.75	Concrete: Same as Los Angeles.	
Cable splicers	2.175	Blacksmiths	1.30	Unskilled: Same as Los Angeles.	
Cement finishers	1.75	Boilermakers	1.75	Lathers:	
Electricians	1.875	Boilermakers' helpers	1.50	Nail on	1.75
Elevator constructors	1.91	Bricklayers	1.50	Metal furring	1.75
Elevator constructors' helpers	1.34	Carpenters, journeymen	1.75	Marble setters	1.80
Glaziers	1.875	Cement finishers	1.75	Marble setters' helpers	1.25
Iron workers:		Electricians	1.50	Operating engineers: Same as Los Angeles.	
Structural	2.00	Glaziers	1.125	Painters	1.50
Ornamental	1.85	Iron workers:		Swing stage or steel erected	1.83%
Reinforcing	1.75	Structural	2.00	Spray gun	1.83%
Laborers:		Ornamental	1.85	Sign writer or sign painter	1.50
Building: Same as San Francisco.		Reinforcing	1.75	Sign writer or sign painter's helper	1.00
Concrete: Same as San Fran- cisco.		Laborers:		Linoleum or carpet layer	1.50
Unskilled: Same as San Fran- cisco.		Building: Same as San Fran- cisco.		Glazier	1.20
Lathers	1.875	Concrete: Same as San Fran- cisco.		Plasterers	1.25
Machinists (construction)	1.50	Unskilled: Same as San Fran- cisco.		Plasterers' tenders	1.25
Machinists' helpers	1.00	Lathers	2.00	Plasterers' caster	1.25
Marble setters	1.75	Machinists	1.25	Plasterers' modeler	1.25
Marble setters' helpers	1.18%	Marble setters	1.75	Plasterers' model maker	1.25
Mortar mixers	1.40	Marble setters' helpers	1.18%	Plumbers: Same as Los Angeles.	
Operating engineers: Same as San Francisco.		Mason tenders	1.375	Plumbers app. helpers:	
Painters:		Mortar mixers	1.875	Roofers	1.43
Brush and paper hangers	1.50	Operating engineers: Same as San Francisco.		Sheet metal workers	1.75
Spray	1.80	Painters, brush	1.43%	Stone masons	2.00
Structural steel	1.80	Painters, spray	1.68%	Terrazzo workers (setters)	1.80
Pile drivermen	1.86	Pipefitters	1.875	Terrazzo workers' helpers	1.00
Plasterers	1.875	Pile drivermen	1.86	Terrazzo hand rubbed finish man	1.00
Plasterers' tenders	1.40	Plasterers	1.50	Terrazzo machine man	1.25
Plumbers	1.875	Plasterers' tenders	1.375	Tile setters	1.80
Brick and mortar wheelers	1.25	Plumbers	1.875	Tile setters' helpers	1.25
Roofers, composition	1.50	Elevator constructors	1.91	Truck drivers: Same as Los Angeles.	
Roofers, slate and tile	1.50	Elevator constructors' helpers	1.34	Inyo County:	
Roofers, helpers	1.00	Roofers, composition	1.50	Truck drivers:	
Sheet metal workers	1.75	Roofers, slate and tile	1.50	Drivers of Dump trucks of—	
Sheet floor layers (linoleum)	1.50	Sheet metal workers	1.50	Less than 4 yds. water level	1.075
Steam fitters	1.875	Stone masons or cutters	1.50	4 yds. but less than 8 yds. water level	1.10
Stone masons	2.00	Terrazzo workers	1.125	8 yds. but less than 12 yds. water level	1.15
Terrazzo workers	1.25	Tile setters	1.125	12 yds. but less than 16 yds. water level	1.225
Tile setters	1.875	Tile setters' helpers	.85	16 yds. or more water level	1.425
Truck drivers: Same as San Fran- cisco.		Truck drivers: Same as San Fran- cisco.		Drivers of trucks legal payload capacity—	
Glenn County:		Imperial County:		Less than 6 tons	1.075
Asbestos workers	1.50	Asbestos workers (heat and frost insulator)	1.75	Between 6 and 10 tons	1.10
Blacksmiths	1.125	Blacksmiths	1.70	Between 10 and 15 tons	1.15
Boilermakers	1.75	Blacksmiths' helpers	1.325	Between 15 and 20 tons	1.225
Boilermakers' helpers	1.50	Boilermakers	1.75	20 tons or more	1.425
Bricklayers	2.05	Boilermakers' helpers	1.50	Drivers of Euclid-type spreader trucks	1.425
Carpenters, journeymen	1.75	Bricklayers	2.00	Drivers of dumpster trucks	1.425
Cement finishers	1.75	Bricklayers' tender, any capacity	1.375	Drivers of transit-mix trucks:	
Electricians	1.825	Carpenters	1.65	Under 3 yds.	1.30
Glaziers	1.375	Floorlayers	1.85	3 yds. or more	1.425
Iron workers:		Shinglers	1.65	Ross carrier drivers, highway	1.425
Structural	2.00	Millwrights	1.85	Water truck drivers:	
Ornamental	1.85	Saw filers	1.775	Under 2500 gal.	1.125
Reinforcing	1.75	Table saw	1.725	2500 gal. or more	1.25
Laborers:		Piledriverman:		Industrial lift-truck	1.075
Building: Same as San Fran- cisco.		Bridge or dock carpenter	1.775	Truck greaser and tiremen	1.125
Concrete: Same as San Fran- cisco.		Derrick, barge men	1.60	Teamster	1.00
Unskilled: Same as San Fran- cisco.		Head rock slinger	1.75	Winch track drivers: 12½ cents per hour additional when op- erating power winch, A frame or similar special attachments.	
Lathers	1.60	Rack slinger	1.55	Other classifications: Same as Los Angeles.	
Marble setters	1.75	Cement finishers	1.775		
Marble setters' helpers	1.18%	Cement finishers (composition or mastic)	1.90		
Mason tenders	1.15				

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
Kern County:		Kern County—Continued.		Lake County—Continued.	
Asbestos workers (heat and frost insulator)	\$1.75	Truck drivers—Continued.		Carpenters, journeymen	\$1.75
Blacksmiths	1.70	Drivers of Euclid trucks: same as dump truck drivers' wage rates.		Cement finishers	1.75
Blacksmiths' helpers	1.325	Drivers of transit-mix trucks:		Electricians	1.75
Boilermakers	1.75	2 yds.	\$1.125	Glaziers	1.30
Boilermakers' helpers	1.50	3 yds.	1.20	Iron workers:	
Bricklayers	2.00	4 yds.	1.275	Structural	2.00
Bricklayers' tender, any capacity	1.375	5 yds.	1.30	Ornamental	1.85
Carpenters:		Pick-up trucks drivers, under 1,000 lbs.	1.0625	Reinforcing	1.75
Carpenter	1.725	Drivers of flat-back trucks:		Laborers:	
Shinglers	1.725	Under 1,800 lbs.	1.125	Building: Same as San Francisco.	
Floorlayers	1.85	1,800 lbs. and over	1.25	Concrete: Same as San Francisco.	
Millwrights	1.85	Drivers of boss and other type carriers	1.375	Unskilled: Same as San Francisco.	
Saw filers	1.775	Heavy duty low bed transports with goose-neck traction trailer combination	1.375	Lathers	2.00
Table saw	1.725	Drivers of dumpster trucks	1.1875	Marble setters	1.75
Pile driver men:		Drivers of winch trucks including A-frame when winch is in operation	1.25	Marble setters' helpers	1.18 3/4
Bridge or dock carpenter	1.775	Drivers of buggy mobile trucks	1.25	Mason tenders	1.25
Derrick, bargemen	1.60	Water-truck drivers:		Mortar mixers	1.25
Head rock slinger	1.75	Under 250 gals.	1.125	Painters:	
Rock slinger	1.55	2,500 gals. or more	1.25	Brush	1.375
Cement floor finishing machine operator	1.90	Drivers of road oiler trucks	1.125	Spray	1.66
Cement finishers	1.775	Bootman	1.125	Structural steel	1.625
Cement finishers (composition or mastic)	1.90	Truck greaser	1.125	Piledrivermen	1.86
Electricians	1.875	Helpers, warehousemen and teamsters	1.0625	Plasterers	1.83 1/2
Electricians, cable splicers	2.175	Gas and Oil pipe-line working truck driver, including winch truck and all sizes of trucks	1.25	Plasterers' tenders	1.40
Elevator constructors	1.755	Kings County:		Plumbers	1.875
Elevator constructors' helpers	1.23	Asbestos workers	1.75	Power equipment operators: Same as San Francisco operating engineers, 46 northern counties.	
Granite cutters	1.43	Blacksmiths	1.25	Roofers:	
Granite setters	1.715	Boilermakers	1.75	Composition	1.25
Guniters: Same as Los Angeles.		Boilermakers' helpers	1.50	Slate and tile	1.25
House movers: Same as Los Angeles.		Bricklayers	2.00	Sheet metal workers	1.375
Iron workers:		Carpenters, journeymen	1.75	Soft floor layers (linoleum)	1.125
Structural	1.90	Cement finishers	1.75	Steam fitters	1.875
Ornamental	1.775	Electricians	1.875	Stone masons	2.05
Reinforcing	1.775	Glaziers	1.375	Terrazzo workers	1.75
Laborers:		Iron workers:		Tile setters	1.80
Building: Same as Los Angeles.		Structural	2.00	Tile setters' helpers	1.375
Concrete: Same as Los Angeles.		Ornamental	1.85	Truck drivers: Same as San Francisco.	
Unskilled: Same as Los Angeles.		Reinforcing	1.75	Los Angeles County:	
Lathers:		Laborers:		Asbestos workers (heat and frost insulator)	1.75
Metal furring	1.80	Building: Same as San Francisco.		Blacksmiths	1.70
Nail on	1.80	Concrete: Same as San Francisco.		Blacksmiths' helpers	1.325
Marble setters	1.80	Unskilled: Same as San Francisco.		Boilermakers	1.75
Marble setters' helpers	1.22	Lathers	1.875	Boilermakers' helpers	1.50
Operating engineers: Same as Los Angeles.		Machinists	1.375	Bricklayers	2.00
Painters (except Taft and vicinity)	1.50	Machinists' helpers	1.00	Bricklayers' tenders	1.375
Painters (Taft and vicinity)	1.65	Marble setters	1.80	Carpenters, journeymen	1.65
Painters:		Mortar mixers	1.40	Cement finishers	1.775
Spray gun	1.79	Operating engineers: Same as San Francisco.		Cement finishers (composition or mastic)	1.90
Sign writer or sign painter	1.50	Painters:		Cement floor finishing machine operator	1.90
Sign writer or sign painter's helper	1.00	Brush	1.50	Electricians	1.875
Linoleum or carpet layer	1.50	Spray	1.80	Electricians (cable splicer)	2.175
Glazier	1.29	Structural steel	1.80	Elevator constructors	1.70
Plasterers	1.85	Piledrivermen	1.86	Elevator constructors' helpers	1.19
Plasterers' tenders	1.39	Plasterers	1.875	Floorlayers	1.85
Caster	1.85	Plasterers' tenders	1.40	Glaziers, except Long Beach or San Pedro	1.35
Modeler	1.85	Plumbers	1.875	Glaziers, Long Beach or San Pedro	1.20
Model maker	1.85	Brick and mortar wheelers	1.25	Granite cutters	1.25
Plumbers: Same as Los Angeles.		Roofers:		Guniters: Same as Los Angeles.	
Plumbers' app. helpers: Same as Los Angeles.		Composition	1.50	Reboundmen	1.125
Roofers	1.625	Slate and tile	1.50	Mixermen	1.275
Sheet metal workers	1.75	Roofers' helpers	1.00	Gunmen	1.375
Stone masons	1.85	Sheet metal workers	1.75	Nozzleman	1.625
Terrazzo hand rubbed finish men	1.00	Soft floor layers (linoleum)	1.50	Rodmen	1.625
Terrazzo workers, setters	1.625	Steam fitters	1.875	Housemovers:	
Terrazzo workers' helpers	1.00	Stone masons	2.00	Housemover	1.42
Terrazzo base machine operator	1.25	Terrazzo workers	1.12 1/2	Junior housemover	1.00
Tile setters	1.80	Tile setters	1.37 1/2	Iron workers:	
Tile setters' helpers	1.25	Truck drivers: Same as San Francisco.		Structural	1.90
Truck drivers:		Lake County:		Ornamental	1.775
Dump truck drivers:		Asbestos workers	1.75	Reinforcing	1.775
Under 4 yds. water level	1.0625	Blacksmiths	1.30	Metal pan setters95
4 yds. and under 8 yds. water level	1.1875	Boilermakers	1.75	Laborers:	
8 yds. and under 14 yds. water level	1.375	Boilermakers' helpers	1.50	General or construction, including all laborers not herein separately classified, on all types of construction	1.15
14 yds. and under 18 yds. water level	1.4375	Bricklayers	2.05	Pipe-line wrappers:	
18 yds. and over water level	1.5625			Pot tenders	1.35
				6-inch pipes and over	1.475

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
Los Angeles County—Con.		Los Angeles County—Con.		Los Angeles County—Con.	
Laborers—Continued.		Operating engineers—Con.		Truck drivers (southern California, except Inyo, Mono and Kern Counties):	
Underground laborer, including caisson bellows	\$1.275	Piledriver operator	\$1.90	Drivers of dump trucks of—	
Landscape gardeners and nursery men	1.25	Pump operator	1.45	Less than 4 yds. water level	\$1.225
Operators and tenders of pneumatic and electric tools, vibrating machines, and similar mechanical tools not separately classified herein	1.35	Road oil mixing machine operator	1.75	4 yds. but less than 8 yds. water level	1.25
Fine graders (Highway and street paving only):		Roller operator	1.65	8 yds. but less than 12 yds. water level	1.30
Tunnels:		Road carrier driver	1.575	12 yds. but less than 16 yds. water level	1.375
Miners (hand or machine)	1.50	Skip loader operator, wheel type	1.575	16 yds. or more water level	1.575
Motormen	1.50	Screed operator	1.45	Drivers of trucks legal payload capacity—	
Cribbers or shorers	1.50	Surface heater and planer operator	1.75	Less than 6 tons	1.225
Powdermen	1.50	Stationary pipe wrapping and cleaning machinery operator	1.70	Between 6 and 10 tons	1.25
Chuck tenders	1.30	Traveling pipe wrapping and cleaning machinery operator	1.90	Between 10 and 15 tons	1.30
Cement dumper (on 1 yard or larger mixers and handling bulk cement)	1.35	Tow blade or grader operator	1.575	Between 15 and 20 tons	1.375
Special:		Tractor Hy-Lift shovel operator	1.90	20 tons or more	1.575
Asphalt raker and ironer	1.35	Tractor operator, bulldozer, tamper, scraper or drag type shovel or boom attachments	1.70	Drivers of Euclid-type spreader trucks	1.575
Cutting torch operator (demonstration)	1.20	Tractor scraper or drag type shovel, tandem	2.075	Drivers of dumpster trucks	1.575
Concrete curer, impervious membrane	1.325	Train handlers (other than engine crew)	1.325	Drivers of transit-mix trucks:	
Drillers (core, diamond or wagon)	1.575	Trenching machine operator	1.775	Under 3 yds.	1.45
Drillers (all others)	1.425	Universal equipment operator (shovel, dragline, derrick, derrick-barge, clamshell or crane)	1.90	3 yds. or more	1.575
Pipe-line laborer	1.20	Boring machine operator (excluding pneumatic or equipment of similar capacity)	1.775	Road carrier drivers, highway	1.575
Riprap stone paver	1.325	Painters:		Water truck drivers:	
Rock slinger	1.40	Brush, swing stage	1.625	Under 2,500 gal.	1.275
Sand blaster:		Paint burner and paper hanger	1.625	2,500 gal. or more	1.40
Nozzle men	1.575	Painter, steel and bridge	1.625	Industrial lift-truck	1.225
Pot tender	1.325	Swing stage, steel and bridge	1.75	Truck greaser and tireman	1.275
Scaler (using mechanical tool)	1.40	Painters:		Teamster	1.15
Scaler	1.20	Spray gun (San Pedro)	2.75	Winch truck drivers: 12½ cents per hour additional when operating power winch, A frames or similar special attachments.	
Sewer pipe layer (excluding caulker)	1.45	Spray swing stage except San Pedro	1.875	Truck repairman	1.70
Caulker (using tools)	1.325	Sign writer or sign painter	1.50	Truck repairmen's helper	1.325
Tarmen and motormen	1.20	Sign writer or sign painter's helper	1.00	Gas and oil pipe line working truck driver, including winch truck and all sizes of trucks	1.40
Head rock slinger	1.65	Sand blaster	1.75	Lassen County:	
Muckers, dumpmen and trackmen (in tunnels)	1.30	Sand blaster, swing stage	1.875	Asbestos workers	1.75
Window cleaner	1.30	Linoleum or carpet layer	1.50	Blacksmiths	1.25
Lathers:		Painters:		Boilermakers	1.75
Nail on	1.90	Brush	1.50	Boilermakers' helpers	1.50
Metal furring	2.00	Spray (except San Pedro)	1.75	Bricklayers	2.05
Marble setters	1.80	Piledrivermen:		Carpenters, journeymen	1.75
Marble setters' helpers	1.22	Bridge or dock carpenter	1.775	Cement finishers	1.75
Millwrights	1.85	Derrick, bargemen	1.60	Electricians	1.875
Operating engineers:		Head rock slinger	1.75	Glaziers	1.125
A-frame boom truck	1.70	Rock slinger	1.55	Iron workers:	
Fireman, oiler, greaser	1.325	Plasterers	2.00	Structural	2.00
Air-compressor operator	1.45	Plasterers' tenders	1.70	Ornamental	1.85
Asphalt plant fireman	1.575	Plasterers' caster	2.00	Reinforcing	1.75
Asphalt or crushing plant engineer	1.70	Plasterers' modeler	2.00	Laborers:	
Boxman or mixer box operator (concrete or asphalt plant)	1.45	Plasterers' model maker	2.00	Building: Same as San Francisco.	
Concrete or asphalt spreading, mechanical tamping or finishing machine operator	1.70	Plumbers and fitters:		Concrete: Same as San Francisco.	
Concrete mixer operator:		Plumbers, gas or lawn sprinkler fitters	1.875	Unskilled: Same as San Francisco.	
Paving type and mobile mixer	1.80	Plumbers, (lead or cement caulker)	1.875	Lathers	2.00
Skip type	1.575	Steamfitters	1.875	Mason tenders	1.50
Concrete pump or pumpcrete gun operator	1.575	Steamfitters' helpers	1.00	Operating engineers: Same as San Francisco.	
Dinky operator	1.575	Welder and fitters (pipe line)	2.00	Painters:	
Drilling machinery operator, inc. water wells	1.825	Welder and fitters' helpers	1.25	Brush	1.75
Elevating grader operator	1.825	Welder and fitters' helpers (industrial)	1.35	Spray	1.75
Engineer, generating plant	1.525	Sprinkler fitters	1.75	Piledrivermen	1.86
Heavy duty repairman	1.75	Sprinkler fitters' helpers	1.10	Plasterers	1.875
Heavy duty repairman's helper	1.325	Refrigeration fitters	1.50	Plasterers' tenders	1.50
Highline cableway operator	1.825	Refrigeration fitters, certified	1.75	Plumbers	1.875
Highline cableway signalman	1.825	Roofers	1.60	Roofers:	
Locomotive engineer	1.825	Saw filers	1.775	Composition	1.50
Elevator hoist operator	1.65	Sheet metal workers	1.75	Slate and tile	1.50
Material loader or conveyor operator	1.45	Shinglers	1.65	Sheet metal workers	1.75
Motor patrol operator, including any type of power blade	1.825	Stone masons	2.00	Soft-floor layers (linoleum)	1.375
Oshkosh or D. W. or Tourneau pull operator	1.825	Table saw	1.725	Steam fitters	1.875
Pavement breaker operator	1.65	Terrazzo setters	1.625	Stone masons	2.05
		Terrazzo workers' helpers	1.375	Truck Drivers: Same as San Francisco.	
		Terrazzo base machine operators	1.625	Madera County:	
		Terrazzo hand rubbed finish man	1.375	Asbestos workers	1.75
		Tile setters	1.80	Blacksmiths	1.25
		Tile setters' helpers	1.25	Boilermakers	1.75
				Boilermakers' helpers	1.50
				Bricklayers	2.00
				Carpenters, journeymen	1.75

	Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction
Madera County—Continued.		Marin County—Continued.		Mendocino County—Con.	
Cement finishers.....	\$1.75	Steam fitters.....	\$1.875	Plasterers.....	\$1.60
Electricians.....	1.875	Stone masons or cutters.....	2.05	Plasterers' tender.....	1.40
Glaziers.....	1.375	Terrazzo workers.....	1.25	Plumbers.....	1.875
Iron workers:		Tile setters.....	1.80	Power equipment operators: Same	
Structural.....	2.00	Tile setters' helpers.....	1.375	as San Francisco operating en-	
Ornamental.....	1.85	Truck drivers: Same as San Fran-		gineers, 46 northern counties.	
Reinforcing.....	1.75	cisco.		Roofers:	
Laborers:		Mariposa County:		Composition.....	1.25
Building: Same as San Fran-		Asbestos workers.....	1.75	Slate and tile.....	1.25
cisco.		Blacksmiths.....	1.25	Sheet metal workers.....	1.375
Concrete: Same as San Fran-		Boilermakers.....	1.75	Soft floor layers (linoleum).....	1.125
cisco.		Boilermakers' helpers.....	1.50	Steam fitters.....	1.875
Unskilled: Same as San Fran-		Bricklayers.....	1.75	Stone masons.....	1.75
cisco.		Carpenters, journeymen.....	1.75	Terrazzo workers.....	1.75
Lathers.....	2.00	Cement finishers.....	1.75	Tile setters.....	1.80
Marble setters.....	1.75	Electricians.....	1.875	Tile setters' helpers.....	1.375
Marble setters' helpers.....	1.18 $\frac{3}{4}$	Elevator constructors.....	1.91	Truck drivers: Same as San Fran-	
Mason tenders.....	1.05	Elevator constructors' helpers.....	1.34	cisco.	
Mortar mixers.....	1.40	Form builders.....	1.75	Merced County:	
Painters:		Iron workers:		Asbestos workers.....	1.75
Brush.....	1.75	Structural.....	2.00	Blacksmiths.....	1.10
Spray.....	1.80	Ornamental.....	1.85	Boilermakers.....	1.75
Structural steel.....	1.80	Reinforcing.....	1.75	Boilermakers' helpers.....	1.50
Piledrivermen.....	1.86	Laborers:		Bricklayers.....	1.50
Plasterers.....	1.875	Building: Same as San Fran-		Carpenters, journeymen.....	1.75
Plasterers' tenders.....	1.40	cisco.		Cement finishers.....	1.75
Plumbers.....	1.875	Concrete: Same as San Fran-		Electricians.....	1.87 $\frac{1}{2}$
Power equipment operators: Same		cisco.		Elevator constructors.....	1.91
as San Francisco, operating en-		Unskilled: Same as San Fran-		Elevator constructors' helpers.....	1.34
gineers, 46 northern counties.		cisco.		Glaziers.....	1.375
Roofers.....	1.50	Lathers.....	2.00	Iron workers:	
Roofers' helpers.....	1.00	Marble setters.....	1.75	Structural.....	2.00
Sheet metal workers.....	1.75	Marble setters' helpers.....	1.18 $\frac{3}{4}$	Ornamental.....	1.85
Soft floor layers (linoleum).....	1.50	Mason tenders.....	1.15	Reinforcing.....	1.75
Steam fitters.....	1.875	Mortar mixers.....	1.15	Laborers:	
Stone masons or cutters.....	2.00	Painters:		Building: Same as San Francisco.	
Terrazzo workers.....	1.125	Brush.....	1.31 $\frac{1}{4}$	Concrete: Same as San Fran-	
Tile setters.....	1.875	Spray.....	1.68 $\frac{3}{4}$	cisco.	
Truck drivers: Same as San Fran-		Structural steel.....	1.50	Unskilled: Same as San Francisco.	
cisco.		Piledrivermen.....	1.85	Lathers.....	2.00
Marin County:		Plasterers.....	1.50	Machinists.....	1.25
Asbestos workers.....	1.75	Plasterers' tenders.....	1.25	Marble setters.....	1.75
Blacksmiths.....	1.50	Plumbers and gas fitters.....	1.875	Marble setters' helpers.....	1.18 $\frac{3}{4}$
Blacksmiths' helpers.....	1.00	Power equipment operators: Same		Mason tenders.....	1.15
Boilermakers.....	1.75	as San Francisco operating en-		Mortar mixers.....	1.15
Boilermakers' helpers.....	1.50	gineers, 46 northern counties.		Painters:	
Bricklayers.....	2.05	Roofers:		Brush.....	1.325
Cable splicers.....	2.175	Composition.....	1.50	Spray.....	1.68 $\frac{3}{4}$
Carpenters, journeymen.....	1.75	Slate and tile.....	1.50	Structural steel.....	1.50
Elevator constructors.....	1.91	Sheet metal workers.....	1.75	Piledrivermen.....	1.86
Elevator constructors' helpers.....	1.34	Soft-floor layers (linoleum).....	1.25	Plasterers.....	1.625
Cement finishers.....	1.75	Steam fitters.....	1.875	Plasterers' tenders.....	1.25
Electricians.....	1.875	Stone masons.....	1.75	Plumbers.....	1.875
Glaziers.....	1.65	Terrazzo workers.....	1.25	Power equipment operators: Same	
Iron workers:		Tile setters.....	1.25	as San Francisco, operating en-	
Structural.....	2.00	Truck drivers: Same as San Fran-		gineers, 46 northern counties.	
Ornamental.....	1.85	cisco.		Roofers:	
Reinforcing.....	1.75	Mendocino County:		Composition.....	1.25
Laborers:		Asbestos workers.....	1.75	Slate and tile.....	1.25
Building: Same as San Fran-		Blacksmiths.....	1.30	Sheet metal workers.....	1.75
cisco.		Boilermakers.....	1.75	Soft-floor layers (linoleum).....	1.125
Concrete: Same as San Fran-		Boilermakers' helpers.....	1.50	Steam fitters.....	1.875
cisco.		Bricklayers.....	1.75	Stone masons.....	1.50
Unskilled: Same as San Fran-		Cable splicer.....	2.05	Terrazzo workers.....	1.25
cisco.		Carpenters, journeymen.....	1.75	Tile setters.....	1.80
Lathers.....	2.00	Cement finishers.....	1.75	Truck drivers: Same as San Fran-	
Machinists.....	1.50	Electricians.....	1.75	cisco.	
Machinists' helpers.....	1.00	Glaziers.....	1.30	Modoc County:	
Marble setters.....	1.75	Iron workers:		Asbestos workers.....	1.75
Marble setters' helpers.....	1.18 $\frac{3}{4}$	Structural.....	2.00	Blacksmiths.....	1.50
Mason tenders.....	1.575	Ornamental.....	1.85	Boilermakers.....	1.75
Mortar mixers.....	1.575	Reinforcing.....	1.75	Boilermakers' helpers.....	1.50
Operating engineers: Same as San		Laborers:		Bricklayers.....	2.05
Francisco.		Building: Same as San Fran-		Carpenters, journeymen.....	1.75
Painters:		cisco.		Cement finishers.....	1.75
Brush.....	1.75	Concrete: Same as San Fran-		Electricians.....	1.875
Spray.....	1.75	cisco.		Glaziers.....	1.375
Structural steel.....	1.75	Unskilled: Same as San Fran-		Iron workers:	
Piledrivermen.....	1.86	cisco.		Structural.....	2.00
Plasterers.....	2.00	Lathers.....	2.00	Ornamental.....	1.85
Plasterers' tenders.....	1.75	Marble setters.....	1.75	Reinforcing.....	1.75
Plumbers.....	1.875	Marble setters' helpers.....	1.18 $\frac{3}{4}$	Laborers:	
Pipe fitters.....	1.875	Mason tenders.....	1.25	Building: Same as San Fran-	
Roofers:		Mortar mixers.....	1.25	cisco.	
Composition.....	1.75	Painters:		Concrete: Same as San Fran-	
Slate and tile.....	1.75	Brush.....	1.375	cisco.	
Sheet metal workers.....	1.75	Spray.....	1.68	Unskilled: Same as San Fran-	
Soft floor layers (linoleum).....	1.50	Structural steel.....	1.625	cisco.	
		Piledrivermen.....	1.86	Lathers.....	2.00

Building, heavy, and highway construction	
Modac County—Continued.	
Marble setters.....	\$1.75
Mason tenders.....	1.50
Operating engineers: Same as San Francisco.	
Painters, brush.....	1.375
Piledrivermen.....	1.86
Plasterers.....	1.75
Plasterers' tenders.....	1.50
Plumbers.....	1.875
Roofers.....	1.40
Sheet metal workers.....	1.75
Steam fitters.....	1.875
Stone masons.....	2.05
Tile setters.....	1.75
Truck drivers: Same as San Francisco.	
Mono County:	
Truck drivers: Same as Inyo.	
Other classifications: Same as Los Angeles.	
Monterey County:	
Asbestos workers.....	1.75
Boilermakers.....	1.75
Boilermakers' helpers.....	1.50
Bricklayers.....	1.875
Carpenters, journeymen.....	1.75
Cement finishers.....	1.75
Electricians.....	1.75
Glaziers.....	1.25
Iron workers:	
Structural.....	2.00
Ornamental.....	1.85
Reinforcing.....	1.75
Laborers:	
Building: Same as San Francisco.	
Concrete: Same as San Francisco.	
Unskilled: Same as San Francisco.	
Lathers.....	2.00
Mason tenders.....	1.15
Mortar mixers.....	1.15
Painters:	
Brush (Salinas).....	1.625
Brush (Monterey).....	1.50
Spray.....	1.71 $\frac{3}{4}$
Structural steel.....	1.64 $\frac{3}{4}$
Plasterers.....	1.75
Plasterers' tenders.....	1.40
Plumbers.....	1.875
Power equipment operators: Same as San Francisco, operating engineers, 46 northern counties.	
Roofers.....	1.75
Sheet metal workers.....	1.75
Steam fitters.....	1.875
Terrazzo workers.....	1.375
Tile setters.....	1.80
Tile setters' helpers.....	1.375
Truck drivers: Same as San Francisco.	
Napa County:	
Asbestos workers.....	1.75
Blacksmiths.....	1.125
Boilermakers.....	1.75
Boilermakers' helpers.....	1.50
Bricklayers.....	2.05
Cable splicers.....	2.175
Carpenters, journeymen.....	1.75
Cement finishers.....	1.75
Electricians.....	1.875
Glaziers.....	1.65
Iron workers:	
Structural.....	2.00
Ornamental.....	1.85
Reinforcing.....	1.75
Laborers:	
Building: Same as San Francisco.	
Concrete: Same as San Francisco.	
Unskilled: Same as San Francisco.	
Lathers.....	2.00
Marble setters.....	1.75
Marble setters' helpers.....	1.18 $\frac{3}{4}$
Mason tenders.....	1.40
Operating engineers: Same as San Francisco.	

Building, heavy, and highway construction	
Napa County—Continued.	
Painters:	
Brush.....	\$1.625
Spray.....	1.875
Piledrivermen.....	1.86
Plasterers.....	1.83 $\frac{1}{2}$
Plasterers' tenders.....	1.40
Plumbers and gas fitters.....	1.875
Roofers:	
Composition.....	1.75
Slate and tile.....	1.75
Sheet metal workers.....	1.375
Soft floor layers (linoleum).....	1.75
Steam fitters.....	1.875
Stone masons.....	2.05
Terrazzo workers.....	1.375
Tile setters.....	1.80
Tile setters' helpers.....	1.375
Truck drivers: Same as San Francisco.	
Nevada County:	
Asbestos workers.....	1.75
Boilermakers.....	1.75
Boilermakers' helpers.....	1.50
Bricklayers.....	2.05
Carpenters, journeymen.....	1.75
Cement finishers.....	1.75
Electricians.....	1.875
Elevator constructors.....	1.91
Elevator constructors' helpers.....	1.34
Glaziers.....	1.375
Iron workers:	
Structural.....	2.00
Ornamental.....	1.85
Reinforcing.....	1.75
Laborers:	
Building: Same as San Francisco.	
Concrete: Same as San Francisco.	
Unskilled: Same as San Francisco.	
Lathers.....	2.00
Marble setters.....	1.75
Marble setters' helpers.....	1.18 $\frac{3}{4}$
Mason tenders.....	1.15
Painters:	
Brush.....	1.43
Spray.....	1.65
Piledrivermen.....	1.86
Plasterers.....	1.875
Plasterers' tenders.....	1.25
Plumbers.....	1.875
Power equipment operators: Same as San Francisco, operating engineers, 46 northern counties.	
Roofers:	
Composition.....	1.75
Slate and tile.....	1.75
Sheet metal workers.....	1.75
Soft-floor layers (linoleum).....	1.375
Steam fitters.....	1.875
Stone masons.....	2.05
Terrazzo workers.....	1.15 $\frac{1}{2}$
Tile setters.....	1.75
Truck drivers: Same as San Francisco.	
Orange County:	
Asbestos workers (heat and frost insulator).....	1.75
Blacksmiths.....	1.70
Blacksmiths' helpers.....	1.325
Boilermakers.....	1.75
Boilermakers' helpers.....	1.50
Bricklayers.....	2.00
Bricklayers' tenders.....	1.375
Carpenters, journeymen.....	1.65
Floorlayers.....	1.86
Millwrights.....	1.85
Saw filers.....	1.775
Table saw.....	1.725
Piledrivermen:	
Bridge or deck carpenter.....	1.775
Derrick bargemen.....	1.60
Head rock slinger.....	1.75
Rock slinger.....	1.55
Carpenters, shinglers.....	1.65
Cement finishers.....	1.775
Cement finishers (composition or mastic).....	1.90
Cement floor finishing machine operator.....	1.90

Building, heavy, and highway construction	
Orange County—Continued.	
Electricians.....	\$1.875
Electricians (cable splicers).....	2.175
Elevator constructors.....	1.70
Elevator constructors' helpers.....	1.19
Granite cutters.....	1.25
Granite setters.....	1.50
Gunite workers: Same as Los Angeles.	
House movers: Same as Los Angeles.	
Iron workers:	
Structural.....	1.90
Ornamental.....	1.775
Reinforcing.....	1.775
Metal pan setters.....	.95
Laborers:	
Building: Same as Los Angeles.	
Concrete: Same as Los Angeles.	
Unskilled: Same as Los Angeles.	
Lathers:	
Nail on.....	1.90
Metal furring.....	1.90
Marble setters.....	1.80
Marble setters' helpers.....	1.22
Operating engineers: Same as Los Angeles.	
Painters:	
Steel erected.....	1.50
Spray gun.....	1.625
Sign writer or sign painter.....	1.75
Sign writer or sign painter's helper.....	1.50
Linoleum or carpet layer.....	1.00
Glazier.....	1.50
Plasterers.....	1.20
Plasterers' plaster, modeler and model maker.....	2.00
Plasterers' tenders.....	1.70
Plumbers and fitters: Same as Los Angeles.	
Roofers, composition.....	1.60
Sheet metal workers.....	1.75
Stone masons.....	2.00
Teamsters, truck drivers: Same as Los Angeles.	
Terrazzo workers (setters).....	1.625
Terrazzo setters' helpers.....	1.00
Terrazzo machineman.....	1.25
Tile setters.....	1.80
Tile setters' helpers.....	1.25
Truck drivers: Same as Los Angeles.	
Terrazzo hand rubbed finish man.....	1.00
Placer County:	
Asbestos workers.....	1.75
Boilermakers.....	1.75
Boilermakers' helpers.....	1.50
Bricklayers.....	2.00
Carpenters, journeymen.....	1.75
Cement finishers.....	1.75
Electricians.....	1.875
Glaziers.....	1.375
Iron workers:	
Structural.....	2.00
Ornamental.....	1.85
Reinforcing.....	1.75
Laborers:	
Building: Same as San Francisco.	
Concrete: Same as San Francisco.	
Unskilled: Same as San Francisco.	
Lathers.....	2.00
Marble setters.....	1.375
Mason tenders.....	1.15
Painters:	
Brush.....	1.43
Spray.....	1.65
Pile driver men.....	1.86
Plasterers.....	1.875
Plasterers' tenders.....	1.65
Plumbers.....	1.875
Power equipment operators: Same as San Francisco, operating engineers, 46 northern counties.	
Roofers:	
Composition.....	1.75
Slate and tile.....	1.75
Sheet metal workers.....	1.75

Building, heavy,
and highway
construction

Placer County—Continued.	
Steam fitters	\$1.875
Stone masons	2.00
Terrazzo workers	1.15%
Tile setters	1.525
Truck drivers: Same as San Francisco.	

Plumas County: No rates.

Riverside County:

Asbestos workers (heat and frost insulator)	1.75
Blacksmiths	1.70
Blacksmiths' helpers	1.325
Boilermakers	1.75
Boilermakers' helpers	1.50
Bricklayers	2.00
Bricklayers' tenders	1.375
Carpenters	1.65
Floorlayers	1.85
Shinglers	1.65
Millwrights	1.85
Saw flers	1.775
Table saw	1.725
Piledrivermen:	
Bridge or dock carpenter	1.775
Derrick, bargemen	1.60
Head rock slinger	1.75
Rock slinger	1.55
Cement finishers (composition or mastic)	1.90
Cement finishers	1.775
Cement floor finishing machine operator	1.90
Electricians	1.875
Electricians, cable splicer	2.175
Elevator constructors	1.70
Elevators constructors' helpers	1.19
Granite cutters	1.25
Granite setters	1.50
Guniters workers: Same as Los Angeles.	
Iron workers:	
Structural	1.90
Ornamental	1.775
Reinforcing	1.775
Metal pan setters	.95
House movers: Same as Los Angeles.	
Laborers:	
Building: Same as Los Angeles.	
Concrete: Same as Los Angeles.	
Unskilled: Same as Los Angeles.	
Lathers:	
Nail on	1.90
Metal furring	1.90
Marble setters	1.80
Marble setters' helpers	1.22
Operating engineers: Same as Los Angeles.	
Painters:	
Brush	1.50
Brush, swing stage	1.625
Steel and bridge	1.625
Steel and bridge swing	1.75
Spray gun	1.75
Spray gun swing	1.875
Paint burner and paper hanger	1.625
Sign writer or sign painter	1.50
Sign writer or sign painter's helper	1.00
Steeple jack	2.75
Linoleum or carpet layer	1.50
Glazier	1.25
Plasterers	1.75
Plasterers' tender	1.25
Plasterers' caster	1.75
Plasterers' modeler	1.75
Plasterers' model maker	1.75
Plumbers: Same as Los Angeles plumbers and fitters.	
Roofers	1.43
Sheet metal workers	1.75
Stone masons	2.00
Terrazzo workers (setters)	1.625
Terrazzo workers' helpers	1.00
Terrazzo hand rubbed finish man	1.00
Terrazzo machine man	1.25
Tile setters	1.80
Tile setters' helpers	1.25
Truck drivers: Same as Los Angeles.	

Sacramento County:

Air tool operator (jackhammer-men)	\$1.375
Asbestos workers	1.75
Asphalt shoveler	1.25
Asphalt rakers and ironers	1.375
Blacksmiths	1.125
Blacksmiths' helpers	1.10
Boilermakers	1.75
Boilermakers' helpers	1.50
Bricklayers	2.05
Carpenters, journeymen	1.75
Cement finishers	1.75
Electricians	1.875
Elevator constructors	1.91
Elevator constructors' helpers	1.34
Glaziers	1.375
Iron workers:	
Structural	2.00
Ornamental	1.85
Reinforcing	1.75
Laborers: Same as San Francisco.	
Laborers:	
Building	1.25
Concrete	1.25
Unskilled	1.25
Lathers	2.00
Floor layers	1.875
Millwrights	1.875
Marble setters	1.75
Marble setters' helpers	1.18 $\frac{3}{4}$
Mason tenders	1.475
Operating engineers: Same as San Francisco.	
Painters:	
Brush	1.60
Spray	1.95
Piledrivermen	1.86
Plasterers	1.875
Plasterers' tenders	1.65
Plumbers	1.875
Powdermen	1.50
Shinglers	1.875
Roofers:	
Composition	1.75
Slate and tile	1.75
Sheet metal workers	1.75
Steam fitters	1.875
Stone masons or cutters	2.00
Terrazzo workers	1.15%
Terrazzo workers' helpers	.875
Tile setters	1.75
Truck drivers: Same as San Francisco County for schedules of bay area and 37 rural counties.	
San Benito County:	
Asbestos workers	1.75
Boilermakers	1.75
Boilermakers' helpers	1.50
Bricklayers	2.05
Carpenters, journeymen	1.75
Cement finishers	1.75
Electricians	1.875
Glaziers	1.25
Iron workers:	
Structural	2.00
Ornamental	1.85
Reinforcing	1.75
Laborers:	
Building: Same as San Francisco.	
Concrete: Same as San Francisco.	
Unskilled: Same as San Francisco.	
Lathers	2.00
Machinists	1.25
Marble setters	1.75
Marble setters' helpers	1.18 $\frac{3}{4}$
Mason tenders	1.15
Mortar mixers	1.15
Operating engineers: Same as San Francisco.	
Pile driver men	1.86
Plasterers	2.00
Plasterers' tenders	1.50
Plumbers	1.875
Roofers:	
Composition	1.50
Slate and tile	1.50
Sheet metal workers	1.75

Building, heavy,
and highway
construction

San Benito County—Con.

Steam fitters	\$1.875
Terrazzo workers	1.375
Tile setters	1.375
Truck drivers: Same as San Francisco.	
San Bernardino County:	
Asbestos workers (heat and frost insulator)	1.75
Blacksmiths	1.70
Blacksmiths' helpers	1.325
Boilermakers	1.75
Boilermakers' helpers	1.50
Bricklayers	2.00
Bricklayers' tender, any capacity	1.375
Carpenters:	
Floorlayers	1.85
Shinglers	1.65
Millwrights	1.85
Saw flers	1.775
Table saws	1.725
Pile driver men:	
Bridge or dock carpenter	1.775
Derrick, bargemen	1.60
Head rock slinger	1.75
Rock slinger	1.55
Cement floor finishing machine operator	1.90
Cement finishers (composition or mastic)	1.90
Electricians	1.70
Electricians' cable splicers	2.00
Elevator constructors	1.70
Elevator constructors' helpers	1.19
Granite cutters	1.25
Granite setters	1.50
Guniters workers: Same as Los Angeles.	
House movers: Same as Los Angeles.	
Iron workers:	
Structural	1.90
Ornamental	1.775
Iron workers, reinforcing	1.775
Iron workers (metal pan setters)	.95
Laborers:	
Building: Same as Los Angeles.	
Concrete: Same as Los Angeles.	
Unskilled: Same as Los Angeles.	
Lathers:	
Nail on	1.90
Metal furring	1.90
Marble setters	1.625
Marble setters' helpers	1.22
Operating engineers: Same as Los Angeles.	
Painters:	
Brush	1.50
Brush swing	1.625
Steel and bridge	1.625
Swing stage steel bridge	1.75
Sand blaster or spray	1.75
Sand blaster or spray swing	1.875
Steeplejack	2.75
Paint burner and paper hanger	1.625
Sign writer or sign painter	1.50
Sign writer or sign painter's helper	1.00
Linoleum or carpet layer	1.50
Glazier	1.25
Plasterers	1.90
Plasterers' tenders	1.25
Plasterers' caster	1.90
Plasterers' modeler	1.90
Plasterers model maker	1.90
Plumbers: Same as Los Angeles.	
Plumbers' app. helpers: Same as Los Angeles.	
Roofers	1.43
Sheet metal workers	1.75
Stone masons	2.00
Terrazzo setters	1.375
Terrazzo setters' helpers	1.25
Terrazzo hand rubbed finish man	1.00
Terrazzo machine man	1.25
Tile setters	1.80
Tile setters' helpers	1.25
Truck drivers: Same as Los Angeles.	
San Diego County:	
Asbestos workers (heat and frost insulator)	1.75

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
San Diego County—Con.		San Francisco County—Con.		San Francisco County (46 northern counties)—Continued.	
Blacksmiths	\$1.70	Carpenters, floor layers	\$1.875	Soft floor layers (linoleum)	\$1.43 3/4
Blacksmiths' helpers	1.325	Cement finishers	1.75	Steam fitters	1.875
Boilermakers	1.75	Electricians	1.875	Stone masons	2.05
Boilermakers' helpers	1.50	Electricians' cable splicers	2.175	Terrazzo workers	1.75
Bricklayers	2.00	Elevator constructors	1.91	Terrazzo workers' helpers	1.375
Bricklayers' tender, any capacity	1.375	Elevator constructors' helpers	1.34	Tile setters	1.80
Carpenters	1.65	Glaziers	1.65	Tile setters' helpers	1.375
Shinglers	1.65	Iron workers:		Operating engineers (46 northern counties):	
Floorlayers	1.85	Structural	2.00	Asphalt plant engineer	1.95
Millwrights	1.85	Ornamental	1.85	Boxman or mixer box operator (concrete or asphalt plant)	1.65
Saw filers	1.775	Reinforcing	1.75	Compressor operator	1.60
Table saws	1.725			Compressor operator (more than 1 compressor)	1.90
Piledrivermen:		San Francisco County (46 northern counties):		Concrete mixer (up to 1 yd.)	1.60
Bridge or dock carpenter	1.775	Laborers:		Concrete mixer (over 1 yd. and paving type)	1.90
Derrick, bargemen	1.60	Header board	1.50	Concrete pump or pumpcrete gun	1.90
Head rock slinger	1.75	Cribbers	1.50	Derrick	2.10
Rock slinger	1.55	Lagging	1.50	Drilling machinery engineers (not to apply to water liners, wagon drills, or jackham- mers)	1.95
Cement finishers	1.775	Blasters, powderman	1.50	Firemen in hot plant	1.60
Cement finishers (composition or mastic)	1.90	Drillers	1.50	Heavy-duty repairmen	1.95
Cement floor finishing machine op- erator	1.90	High scaler (form raisers, dam only)	1.50	Heavy-duty repairmen helpers (7 bay counties—Alameda, Contra Costa, San Mateo, Santa Clara, Marin, Solano and San Francisco)	1.60
Electricians	1.875	Sand blasters	1.50	Heavy-duty repairmen helpers (all other counties)	1.50
Electricians, cable splicers	2.175	Wagon drill	1.50	Highline cableway	2.25
Elevator constructors	1.70	Combination jackhammer pow- derman	1.50	Le Tourneau pulls (jeeps, terra- cobras, LaPlant choate and similar types of equipment)	2.10
Elevator constructors' helpers	1.19	Pipe layers, caulkers, banders (not Contra Costa County)	1.50	Locomotives	1.70
Granite cutters	1.25	Concrete mixer under 1/2 yd. (Contra Costa County)	1.50	Mechanical finishers (concrete or asphalt airports, highway or street work)	1.95
Granite setters	1.50	Concrete mixer under 1/2 yd. (other northern counties)	1.45	Pavement breakers, Emsco type	2.00
Guniters: Same as Los An- geles.		Asphalt ironers and rakers (Contra Costa County)	1.50	Portable crushers	1.95
House movers: Same as Los An- geles.		Asphalt ironers and rakers (other northern county)	1.375	Power grader, power planer, motor patrol or any type power blade	2.10
Iron workers:		Concrete pan work	1.375	Pugmills (all) woodmixer type	2.00
Structural	1.90	Magnesite and mastic workers (wet or dry)	1.375	Pumps	1.60
Ornamental	1.775	Slaper, mucker underground	1.375	Rollers	1.95
Reinforcing	1.775	Pavement breakers	1.375	Screed men	1.60
Metal pan setters	1.50	Jackhammer, vibrators and all air, gas and electric tool load- ing and unloading, carrying and handling of all rods and materials for use in reinforc- ing concrete construction	1.375	Self-propelled elevating grade plane	2.00
Laborers:		NOTE: Different rates for the classifications below indi- cated exist in the 46 north- ern counties as follows:		Spreader machine (Barber Greene, Jaeger, etc.) (engineer and screed men required in operation)	1.95
Building: Same as Los Angeles.		In 10 counties (Contra Costa, Alameda, San Francisco, San Joaquin, Sacramento and Yolo, Marin, Napa, Solano and San Mateo)	1.25	Surface heaters	1.95
Concrete: Same as Los Angeles.		Remaining 36 northern coun- ties	1.15	Tractors	1.95
Unskilled: Same as Los Angeles.		Above rates apply to the follow- ing classifications: General labor, gardeners and land- scape laborers, bridge labor- ers, construction laborers, trackmen (construction, maintenance, repair) all cleanup work of debris, grounds and buildings, watch- man, flagman and guards, concrete laborers (wet or dry), asphalt shovelers.		Tractors (tandem)	2.25
Lathers	2.00			Tractors (with boom)	2.10
Lathers, metal furring	2.00	Lathers	2.00	Trenching machine	2.00
Marble setters	1.80	Machinists	1.75	Truck crane operator	2.10
Marble setters' helpers	1.25	Machinists' helpers	1.25	Piledriving: Engineers on der- ricks, piledrivers	2.10
Operating engineers: Same as Los Angeles.		Marble setters	1.75	Apprentices (firemen, oiler)	1.60
Painters, brush	1.55	Marble setters' helpers	1.18 3/4	Hoists or steel erection	2.00
Paperhangers	1.675	Mason tenders	1.575	Brakeman, switchman and deck- hand	1.60
Painters:		Mortar mixers	1.575	Fuller-Kenyon pump, cement hog and similar types of equipment	2.00
Steel erected	1.80	Painters:		Dual drum mixer	2.00
On swing stage	1.70	Brush	1.75	Fork lift or lumber stacker (on construction job site)	1.35
Spray gun and sand blasters	2.10	Spray	1.75	Handl-crane (no offer required)	2.00
Sign writer or sign painter	1.65	Structural steel	1.75	Locomotives (steam or over 30 tons)	1.95
Sign writer or sign painter's helper	1.15	Piledrivermen	1.85	Material hoist	1.85
Linoleum or carpet layer	1.575	Plasterers	2.00	Mixer mobile	2.00
Glazier	1.45	Plasterers' tenders	1.75	Motorman	1.75
Plasterers	2.00	Plumbers	1.875	Mucking machine	2.125
Plasterers' tenders	1.80	Roofers:		Ross carriers (on construction job site)	1.85
Plasterers' caster	2.00	Composition	1.75	Scoopmobile (when used as a hoist)	1.85
Plasterers' modeler	2.00	Slate and tile	1.75		
Plasterers' model maker	2.00	Sheet metal workers	1.75		
Roofers	1.43				
Sheet metal workers	1.75				
Stone masons	2.00				
Terrazzo workers (setters)	1.80				
Terrazzo workers' helpers (wet base head grinder)	1.50				
Terrazzo workers' helpers, flat heat base	1.50				
Terrazzo workers' helpers, dry base grinders	1.50				
Tile setters	1.80				
Tile setters' helpers	1.25				
Truck drivers: Same as Los An- geles.					
Terrazzo workers' helpers:					
Skilled, helpers and floor ma- chine operators	1.25				
All handiwork	1.25				
San Francisco County:					
Asbestos workers	1.75				
Blacksmiths	1.30				
Boilermakers	1.75				
Boilermakers' helpers	1.50				
Bricklayers	2.05				
Carpenters, journeymen	1.75				

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
San Francisco County (46 northern counties)—Continued.		San Francisco County (46 northern counties)—Continued.		San Joaquin County—Con.	
Operating engineers (46 northern counties)—Continued.		Truck drivers (bay area)—Con.		Electricians' cable splicers.....	
Scoopmobile (when used as a loader).....		Transit mix—Continued.		Glaziers.....	
Tractor-type shovel loader (scale not to apply when used as blade or bulldozer).....		Euclid trac trucks (use dump truck scale).....		Iron workers:	
Truck-type loader.....		Truck oiler or greaser.....		Structural.....	
Bay area counties (7 bay counties—Alameda, Contra Costa, San Mateo, Santa Clara, Marin, Solano and San Francisco Counties):		Dumpster trucks paid accord- ing to water level yardage (use dump truck scale).....		Ornamental.....	
Operators of power shovels and/or other excavating equipment with shovel- type controls:		Bootmen.....		Reinforcing.....	
Up to and including 1 yard.....		Ross carrier or other type car- riers.....		Laborers:	
Over 1 yard.....		Heavy duty low bed trans- ports.....		Building: Same as San Fran- cisco.	
Apprentices (ollers, firemen, watchmen).....		Truck repairmen "job site" construction.....		Concrete: Same as San Fran- cisco.	
All other counties (in northern California in the jurisdic- tion of Engineers' Local Union No. 3):		Truck repairmen's helpers, "job site" construction.....		Unskilled: Same as San Fran- cisco.	
Operators of power shovels and/or other excavating equipment with shovel- type controls:		Truck drivers (for 37 rural counties consisting of the following: Alpine, Amador, Butte, Cala- veras, Colusa, Del Norte, El Dorado, Fresno, Glenn, Hum- boldt, Kings, Lake, Lassen, Ma- dera, Mariposa, Mendocino, Monterey, Merced, Modoc, Ne- vada, Placer, Plumas, Sacra- mento, San Benito, San Joa- quin, Santa Cruz, Shasta, Sierra, Siskiyou, Stanislaus, Sutter, Tehama, Trinity, Tu- lare, Tuolumne, Yolo and Yuba):		Lathers.....	
Up to and including 1 yard.....		Dump trucks:		Machinists.....	
Over 1 yard.....		Under 4 yds. (water level).....		Millwrights.....	
Apprentices (ollers, firemen, watchmen).....		4 yds. and under 8 yds. (water level).....		Marble setters.....	
Dredge work in northern Cal- ifornia:		8 yds. and under 14 yds. (water level).....		Marble setters' helpers.....	
Operators of tugs.....		14 yds. and under 18 yds. (water level).....		Mason tenders.....	
Deckhands.....		18 yds. and over (water level).....		Mortar mixers.....	
Hydraulic suction dredges:		Transit mix:		Operating engineers: Same as San Francisco.	
Chief engineer (per month).....		2 yds. (mfrs. measurement rating).....		Painters:	
Leverman.....		3 yds. (mfrs. measurement rating).....		Brush.....	
Assistant engineer.....		4 yds. (mfrs. measurement rating).....		Spray.....	
Welder.....		5 yds. (mfrs. measurement rating).....		Piledrivermen.....	
Firemen and oller.....		Pick-up under 1,000 lbs.....		Plasterers.....	
Deckmate.....		Flat racks carrying under 18,000 lbs.....		Plasterers' tenders.....	
Levee foremen.....		Flat racks carrying over 18,000 lbs.....		Plumbers and gas fitters.....	
Levee men.....		Heavy duty low bed transports with goose-neck tractor- trailer combination.....		Roofers:	
Deckhand.....		Helpers, warehousemen and teamsters.....		Composition.....	
Clam shell dredges:		Teamsters on winch trucks, including A frame.....		Slate and tile.....	
Levermen.....		Dumpster.....		Sheet metal workers.....	
Deckmate.....		Buggymobile.....		Steam fitters.....	
Deckhand.....		Water wagons under 2,500 gals.....		Stone masons.....	
Fireman or oller.....		Water wagons over 2,500 gals.....		Terrazzo workers.....	
Watch engineer.....		Road oller.....		Tile setters.....	
Barge mate (seagoing).....		Bootman.....		Tile setters' helpers.....	
Bargemen.....		Truck oiler greaser.....		Truck drivers: Same as San Fran- cisco.	
Truck drivers: (bay area, consist- ing of the following counties: Alameda, Contra Costa, Marin, Sonoma, Napa, Solano, Santa Clara, San Francisco, and San Mateo):		Ross carrier, other type car- rier.....		San Luis Obispo County:	
Dump trucks:		Euclid trac trucks (use dump truck scales).....		Asbestos workers (heat and frost insulator).....	
Under 4 yds. (water level).....		Truck repairmen, job site con- struction.....		Blacksmiths.....	
4 yds. and under 6 yds. (water level).....		Truck repairmen's helpers, job site construction.....		Blacksmiths' helpers.....	
6 yds. and under 8 yds. (water level).....		San Joaquin County:		Boilermakers.....	
8 yds. and over (water level).....		Asbestos workers.....		Boilermakers' helpers.....	
Transit mix:		Blacksmiths.....		Bricklayers.....	
3 yds. (mfrs. mixing capacity rating) and under.....		Boilermakers.....		Bricklayers' tender, any capacity.....	
4-5 yds. (mfrs. mixing capac- ity rating).....		Boilermakers' helpers.....		Carpenters.....	
Pick-up carrying under 1,000 lbs.....		Bricklayers.....		Floorlayers.....	
Flat rack truck carrying be- tween 1,000 and 4,500 lbs.....		Carpenters, journeymen.....		Singles.....	
Flat rack truck carrying over 4,500 lbs.....		Cement finishers.....		Millwright.....	
Helpers, warehousemen, teamsters.....		Electricians.....		Saw filers.....	
Teamsters on winch trucks.....		Electricians.....		Table saws.....	
Teamsters on winch trucks, A frame type.....		San Joaquin County—Con.		Piledrivermen:	
Water truck drivers.....		Asbestos workers.....		Bridge or dock carpenter.....	
Road oller.....		Blacksmiths.....		Derrick, bargemen.....	
		Boilermakers.....		Head rock slinger.....	
		Boilermakers' helpers.....		Rock slinger.....	
		Bricklayers.....		Cement floor finishing machine operator.....	
		Carpenters, journeymen.....		Cement finishers.....	
		Cement finishers.....		Cement finishers (composition or mastic).....	
		Electricians.....		Electricians.....	
				Electricians' cable splicers.....	
				Elevator constructors.....	
				Elevator constructors' helpers.....	
				Glazier.....	
				Granite cutters.....	
				Granite setters.....	
				Guniters: Same as Los An- geles.	
				House movers: Same as Los An- geles.	
				Iron workers:	
				Structural.....	
				Ornamental.....	
				Reinforcing.....	
				Metal pan setters.....	
				Laborers:	
				Building: Same as Los Angeles.	
				Concrete: Same as Los Angeles.	
				Unskilled: Same as Los Angeles.	
				Lathers:	
				Nail on.....	
				Metal furring.....	
				Linoleum or carpet layer.....	

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
San Luis Obispo County—Con.		Santa Barbara County—Con.		Santa Clara County—Con.	
Marble setters	\$1.80	Carpenters—Continued.		Lathers	\$2.00
Marble setters' helpers	1.22	Millwrights	\$1.85	Machinists	1.25
Operating engineers: Same as Los Angeles.		Saw filers	1.775	Marble setters	1.75
Painters:		Table saw	1.725	Mason tenders	1.875
Brush	1.50	Piledrivermen:		Operating engineers: See San Francisco.	
Spray gun	1.50	Bridge or dock carpenter	1.775	Painters:	
Sign writer or sign painter	1.50	Derrick, bargemen	1.60	Brush	1.75
Sign writer or sign painter's helper	1.00	Head rock slinger	1.75	Spray	1.75
Plasterers	1.75	Rock slinger	1.55	Structural steel	1.75
Plasterers' tenders	1.25	Cement floor finishing machine operator	1.90	Piledrivermen	1.86
Plasterers' caster	1.75	Cement finishers	1.775	Plasterers	2.00
Plasterers' modeler	1.75	Cement finishers (composition or mastic)	1.90	Plasterers' tenders	1.75
Plasterers' model maker	1.75	Electricians	1.70	Plumbers	1.875
Plumbers: Same as Los Angeles.		Electricians' cable splicers	1.95	Roofers:	
Roofers	1.43	Elevator constructors	1.70	Composition	1.75
Sheet metal workers	1.75	Elevator constructors' helpers	1.19	Slate and tile	1.75
Stone masons	1.85	Granite cutters	1.25	Sheet metal workers	1.75
Terrazzo hand rubbed finish man	1.25	Granite setters	1.50	Soft floor layers (linoleum)	1.125
Terrazzo workers (setters)	1.625	Gunite workers: Same as Los Angeles.		Steam fitters	1.875
Terrazzo workers' helpers	1.00	House movers: Same as Los Angeles.		Stone masons	2.05
Terrazzo base machine operators	1.25	Iron workers:		Terrazzo workers	1.375
Tile setters	1.80	Structural	1.90	Tile setters	1.80
Tile setters' helpers	1.25	Ornamental	1.775	Tile setters' helpers	1.375
Truck drivers: Same as Los Angeles.		Reinforcing	1.775	Truck drivers: Same as San Francisco.	
San Mateo County:		Metal pan setters	.95	Santa Cruz County:	
Asbestos workers	1.75	Laborers:		Asbestos workers	1.75
Blacksmiths	1.25	Building: Same as Los Angeles.		Boilermakers	1.75
Boilermakers	1.75	Concrete: Same as Los Angeles.		Boilermakers' helpers	1.50
Boilermakers' helpers	1.50	Unskilled: Same as Los Angeles.		Bricklayers	1.875
Bricklayers	2.05	Lathers:		Carpenters, journeymen	1.75
Carpenters, journeymen	1.75	Nail on	1.75	Cement finishers	1.75
Cement finishers	1.75	Metal furring	1.75	Electricians	1.75
Electricians	1.875	Marble setters	1.80	Elevator constructors	1.91
Elevator constructors	1.91	Marble setters' helpers	1.22	Elevator constructors' helpers	1.34
Elevator constructors' helpers	1.34	Operating engineers: Same as Los Angeles.		Iron workers:	
Glaziers	1.65	Painters, Santa Barbara	1.60	Structural	2.00
Iron workers:		Painters, North Santa Barbara	1.50	Ornamental	1.85
Structural	2.00	Sign writer or sign painter	1.50	Reinforcing	1.75
Ornamental	1.85	Sign writer or sign painter's helper	1.00	Laborers:	
Reinforcing	1.75	Linoleum or carpet layer	1.50	Building: Same as San Francisco.	
Laborers:		Glazier	1.25	Concrete: Same as San Francisco.	
Building: Same as San Francisco.		Plasterers	1.875	Unskilled: Same as San Francisco.	
Concrete: Same as San Francisco.		Plasterers' tenders	1.55	Lathers	2.00
Unskilled: Same as San Francisco.		Plasterers' caster	1.875	Marble setters	1.75
Lathers	2.00	Plasterers' modeler	1.875	Marble setters' helpers	1.18 3/4
Machinists	1.25	Plasterers' model maker	1.875	Operating engineers: Same as San Francisco.	
Marble setters	1.75	Plumbers: Same as Los Angeles.		Painters, brush	1.50
Marble setters' helpers	1.18 3/4	Plumbers app. helpers: Same as Los Angeles.		Piledrivermen	1.86
Mason tenders	1.575	Roofers, damp and water proofers	1.50	Plasterers	2.00
Operating engineers: Same as San Francisco.		Sheet metal workers	1.75	Plumbers	1.875
Painters:		Stone masons	1.85	Roofers:	
Brush	1.75	Terrazzo hand rubbed finish man	1.00	Composition	1.75
Spray	1.75	Terrazzo workers (setters)	1.625	Slate and tile	1.75
Structural steel	1.75	Terrazzo workers' helpers	1.00	Sheet metal workers	1.75
Piledrivermen	1.86	Terrazzo base machine operators	1.25	Steam fitters	1.875
Plasterers	2.05	Tile setters	1.80	Stone masons	1.875
Plasterers' tenders	1.75	Tile setters' helpers	1.25	Truck drivers: Same as San Francisco.	
Plumbers	1.875	Truck drivers: Same as Los Angeles.		Shasta County:	
Roofers:		Santa Clara County:		Asbestos workers	1.75
Composition	1.75	Asbestos workers	1.75	Blacksmiths	1.65
Slate and tile	1.75	Blacksmiths	1.25	Blacksmiths' helpers	1.10
Sheet metal workers	1.75	Boilermakers	1.75	Boilermakers	1.75
Soft floor layers (linoleum)	1.375	Boilermakers' helpers	1.50	Boilermakers' helpers	1.50
Steam fitters	1.875	Bricklayers	2.05	Bricklayers	2.05
Stone masons	2.05	Carpenters, journeymen	1.75	Brick mason tender	1.50
Terrazzo workers	1.75	Cement finishers	1.75	Carpenters, journeymen	1.75
Tile setters	1.80	Electricians	1.875	Cement finishers	1.75
Tile setters' helpers	1.375	Electricians' cable splicer	2.175	Electricians	1.875
Truck drivers: Same as San Francisco.		Elevator constructors	1.755	Elevator constructors	1.91
Santa Barbara County:		Elevator constructors' helpers	1.23	Elevator constructors' helper	1.34
Asbestos workers (heat and frost insulator)	1.75	Glaziers	1.21 3/4	Glaziers	1.375
Blacksmiths	1.70	Iron workers:		Iron workers:	
Blacksmiths' helpers	1.325	Structural	2.00	Structural	2.00
Boilermakers	1.75	Ornamental	1.85	Ornamental	1.85
Boilermakers' helpers	1.50	Reinforcing	1.75	Reinforcing	1.75
Bricklayers	2.00	Laborers:		Laborers:	
Bricklayers' tender, any capacity	1.375	Building: Same as San Francisco.		Building: Same as San Francisco.	
Carpenters	1.65	Concrete: Same as San Francisco.		Concrete: Same as San Francisco.	
Floorlayers	1.85	Unskilled: Same as San Francisco.		Unskilled: Same as San Francisco.	
Shinglers	1.65			Lathers	2.00

	Building, heavy, and highway, construction		Building, heavy, and highway, construction		Building, heavy, and highway, construction
Shasta County—Continued.		Solano County—Continued.		Stanislaus County—Con.	
Machinists	\$1.65	Tank builders	\$1.75	Painters:	
Machinists' helpers	1.20	Tank builders' helpers	1.50	Brush	\$1.31¼
Operating engineers: Same as San Francisco.		Terrazzo workers	1.75	Spray	1.63¾
Painters	1.375	Tile setters	1.80	Structural steel	1.50
Painters, spray, sign, sand blasters	1.75	Tile setters' helpers	1.375	Piledrivermen	1.86
Painters, structural steel	1.50	Truck drivers: Same as San Francisco.		Plasterers	1.625
Painters, on buildings over 50 feet high	1.50	Sonoma County:		Plasterers' tenders	1.25
Piledrivermen	1.86	Asbestos workers	1.75	Plumbers	1.875
Pipe fitter	1.875	Blacksmiths	1.50	Roofers:	
Plasterers	1.95	Boilermakers	1.75	Composition	1.625
Plasterers' tenders	1.50	Boilermakers' helpers	1.50	Slate and tile	1.625
Plumbers	1.875	Bricklayers	2.05	Sheet metal workers	1.75
Roofers	1.40	Carpenters, journeymen	1.75	Steam fitters	1.875
Sheet metal workers	1.75	Cement finishers	1.75	Stone masons or cutters	1.75
Steam fitters	1.875	Electricians	1.875	Terrazzo workers	1.25
Stone masons	2.05	Electricians, cable splicers	2.175	Tile setters	1.25
Tile setters	1.75	Glaziers	1.30	Truck drivers: Same as San Francisco.	
Truck drivers: Same as San Francisco.		Iron workers:		Sutter County:	
Churn driller	1.50	Structural	2.00	Asbestos workers	1.75
Churn driller, cable spud and drill well	1.50	Ornamental	1.85	Boilermakers' helpers	1.50
Core driller	1.50	Reinforcing	1.75	Boilermakers' helpers	1.50
Drill sharpener	1.50	Laborers:		Bricklayers	2.05
Drill sharpener's helper	1.10	Building: Same as San Francisco.		Carpenters, journeymen	1.75
Guniting nozzleman, building up of concrete to surface	1.50	Concrete: Same as San Francisco.		Cement finishers	1.75
Guniting machine operator	1.50	Unskilled: Same as San Francisco.		Electricians	1.875
Guniting nozzleman, finishing of surface	1.75	Lathers	2.00	Glaziers	1.375
Hod carrier, brick	1.50	Marble setters	1.75	Iron workers:	
Mechanic (automatic)	1.65	Marble setters' helpers	1.18¾	Structural	2.00
Miner, machine man, soft ground, timberman, tunnel shaft	1.25	Mason tenders	1.40	Ornamental	1.85
Miner, diamond drill man	1.50	Mortar mixers	1.40	Reinforcing	1.75
Miner, chuck tender, nipper	1.10	Operating engineers: Same as San Francisco.		Laborers:	
Mucking machine operator	1.625	Painters:		Building: Same as San Francisco.	
Sand classifier operator, operates a unit of three dorr sand classifiers	1.25	Brush (north half of county)	1.75	Concrete: Same as San Francisco.	
Sand blaster	1.31¼	Brush (south half of county)	1.625	Unskilled: Same as San Francisco.	
Waterproofing	1.40	Spray	1.75	Lathers	2.00
Sierra County: No rates.		Piledrivermen	1.86	Marble setters	1.75
Siskiyou County: Same as Modoc County.		Plasterers	1.75	Marble setters' helpers	1.18¾
Solano County:		Plasterers' tenders	1.40	Mason tenders	1.15
Asbestos workers	1.75	Plumbers	1.875	Painters:	
Blacksmiths	1.125	Roofers:		Brush	1.50
Boilermakers	1.75	Composition	1.50	Spray	1.75
Boilermakers' helpers	1.50	Slate and tile	1.50	Piledrivermen	1.86
Bricklayers	2.05	Sheet metal workers	1.75	Plasterers	1.875
Carpenters, journeymen	1.75	Steam fitters	1.875	Plasterers' tenders	1.25
Cement finishers	1.75	Stone masons	2.05	Plumbers	1.875
Electricians	1.875	Terrazzo workers	1.25	Power equipment operators: Same as San Francisco operating engineers, 47 northern counties.	
Electricians, cable splicers	2.175	Tile setters	1.80	Roofers:	
Elevator constructors	1.91	Tile setters' helpers	1.375	Composition	1.75
Elevator constructors' helpers	1.34	Truck drivers: Same as San Francisco.		Slate and tile	1.75
Glaziers	1.65	Stanislaus County:		Sheet metal workers	1.75
Iron workers:		Asbestos workers	1.75	Steam fitters	1.875
Structural	2.00	Blacksmiths	1.25	Stone masons	2.05
Ornamental	1.85	Boilermakers	1.75	Terrazzo workers	1.15¾
Reinforcing	1.75	Boilermakers' helpers	1.50	Tile setters	1.75
Laborers:		Bricklayers	1.75	Truck drivers: Same as San Francisco.	
Building: Same as San Francisco.		Carpenters, journeymen	1.75	Tehama County:	
Concrete: Same as San Francisco.		Cement finishers	1.75	Asbestos workers	1.75
Unskilled: Same as San Francisco.		Electricians	1.875	Blacksmiths	1.25
Lathers	2.00	Electricians' cable splicers	2.175	Boilermakers	1.75
Marble setters	1.75	Elevator constructors	1.91	Boilermakers' helpers	1.50
Marble setters' helpers	1.18¾	Elevator constructors' helpers	1.34	Bricklayers	2.05
Mason tender	1.575	Glaziers	1.10	Carpenters, journeymen	1.75
Mortar mixers	1.575	Iron workers:		Cement finishers	1.75
Painters:		Structural	2.00	Electricians	1.875
Brush	1.75	Ornamental	1.85	Glaziers	1.375
Spray	1.75	Reinforcing	1.75	Iron workers:	
Structural steel	1.75	Laborers:		Structural	2.00
Piledrivermen	1.86	Building: Same as San Francisco.		Ornamental	1.85
Plasterers	2.00	Concrete: Same as San Francisco.		Reinforcing	1.75
Plasterers' tenders	1.75	Unskilled: Same as San Francisco.		Laborers:	
Plumbers	1.875	Lathers	2.00	Building: Same as San Francisco.	
Painters (sign)	1.71¾	Machinists	1.53	Concrete: Same as San Francisco.	
Roofers:		Machinists' helpers	1.11	Unskilled: Same as San Francisco.	
Composition	1.75	Marble setters	1.75	Lathers	2.00
Slate and tile	1.75	Marble setters' helpers	1.18¾	Marble setters	1.75
Sheet metal workers	1.75	Mason tenders	1.15	Marble setters' helpers	1.18¾
Soft floor layers (linoleum)	1.75	Mortar mixers	1.15	Mason tenders	1.50
Steam fitters	1.875	Operating engineers: Same as San Francisco.		Mortar mixers	1.50
Stone masons	2.05				

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
Tehama County—Continued.		Tuolumne County—Con. Laborers—Continued.		Ventura County—Continued.	
Painters:		Unskilled: Same as San Fran-		Plasterer's caster.....	\$1.75
Brush.....	\$1.43	cisco.		Plasterer's modeler.....	1.75
Spray.....	1.65	Lathers.....	\$2.00	Plasterer's model maker.....	1.75
Piledrivermen.....	1.86	Marble setters.....	1.75	Plumbers: Same as Los Angeles.	
Plasterers.....	1.95	Marble setters' helpers.....	1.18 $\frac{3}{4}$	Plumbers' app. helpers: Same as	
Plasterers' tenders.....	1.50	Mason tenders.....	1.15	Los Angeles.	
Plumbers.....	1.875	Mortar mixers.....	1.15	Roofers.....	1.60
Power equipment operators: Same		Painters:		Sheet metal workers.....	1.625
as San Francisco operating engi-		Brush.....	1.31 $\frac{1}{4}$	Stone masons.....	2.00
neers, 46 northern counties.		Spray.....	1.68 $\frac{3}{4}$	Terrazzo workers (setters).....	1.625
Roofers.....	1.75	Structural steel.....	1.50	Terrazzo workers' helpers.....	1.00
Sheet metal workers.....	1.75	Piledrivermen.....	1.86	Terrazzo base machine operators.....	1.25
Steam fitters.....	1.875	Plasterers.....	1.625	Terrazzo hand rubbed finish man.....	1.00
Stone masons.....	2.05	Plasterers' tenders.....	1.25	Tile setters.....	1.80
Terrazzo workers.....	1.15 $\frac{1}{2}$	Plumbers.....	1.875	Tile setters' helpers.....	1.25
Tile setters.....	1.75	Power equipment operators: Same		Truck drivers: Same as Los	
Truck drivers: Same as San Fran-		as San Francisco, operating engi-		Angeles.	
cisco.		neers, 46 northern counties.		Yolo County:	
Trinity County: No rates.		Roofers:		Asbestos workers.....	1.75
Tulare County:		Composition.....	1.50	Blacksmiths.....	1.125
Asbestos workers.....	1.75	Slate and tile.....	1.50	Boilermakers.....	1.75
Blacksmiths.....	1.25	Sheet metal workers.....	1.75	Boilermakers' helpers.....	1.50
Boilermakers.....	1.75	Soft floor layers (linoleum).....	1.25	Bricklayers.....	2.05
Boilermakers' helpers.....	1.50	Steam fitters.....	1.875	Carpenters, journeymen.....	1.75
Bricklayers.....	2.00	Stone masons.....	1.75	Cement finishers, composition and	
Carpenters, journeymen.....	1.75	Terrazzo workers.....	1.25	mastic.....	1.875
Cement finishers.....	1.75	Tile setters.....	1.25	Cement finishers.....	1.75
Electricians.....	1.875	Truck drivers: Same as San Fran-		Electricians.....	1.875
Elevator constructors.....	1.91	cisco.		Glaziers.....	1.375
Elevator constructors' helpers.....	1.34	Ventura County:		Iron workers:	
Glaziers.....	1.375	Asbestos workers (heat and frost		Structural.....	2.00
Iron workers:		insulator).....	1.75	Ornamental.....	1.85
Structural.....	2.00	Blacksmiths.....	1.70	Reinforcing.....	1.75
Ornamental.....	1.85	Blacksmiths' helpers.....	1.325	Laborers:	
Reinforcing.....	1.75	Boilermakers.....	1.75	Building: Same as San Fran-	
Laborers:		Boilermakers' helpers.....	1.50	cisco.	
Building: Same as San Fran-		Bricklayers.....	2.00	Concrete: Same as San Fran-	
cisco.		Bricklayers' tender, any capacity.....	1.375	cisco.	
Concrete: Same as San Fran-		Carpenters.....	1.65	Unskilled: Same as San Fran-	
cisco.		Floorlayers.....	1.85	cisco.	
Unskilled: Same as San Fran-		Shingler.....	1.65	Lathers.....	2.00
cisco.		Millwrights.....	1.85	Marble setters.....	1.75
Lathers.....	1.875	Saw filers.....	1.775	Marble setters' helpers.....	1.875
Marble setters.....	1.75	Table saws.....	1.725	Mason tenders.....	1.475
Marble setters' helpers.....	1.18 $\frac{3}{4}$	Piledrivermen:		Painters:	
Mason tenders.....	1.05	Bridge or dock carpenter.....	1.775	Brush.....	1.60
Mortar mixers.....	1.40	Derrick, bargemen.....	1.60	Spray.....	1.75
Painters:		Head rock slinger.....	1.75	Piledrivermen.....	1.86
Brush.....	1.50	Rock slinger.....	1.55	Plasterers.....	1.875
Spray.....	1.80	Cement finishers.....	1.775	Plasterers' tenders.....	1.65
Structural steel.....	1.80	Cement finishers (composition or		Plumbers.....	1.875
Piledrivermen.....	1.86	mastic).....	1.90	Power equipment operators: Same	
Plasterers.....	1.875	Cement floor finishing machine		as San Francisco operating engi-	
Plasterers' tenders.....	1.40	operator.....	1.90	neers, 46 northern counties.	
Plumbers.....	1.875	Electricians.....	1.70	Roofers:	
Power equipment operators: Same		Electricians' cable splicers.....	2.00	Composition.....	1.75
as San Francisco operating engi-		Elevator constructor.....	1.70	Slate and tile.....	1.75
neers, 46 northern counties.		Elevator constructor's helper.....	1.19	Sheet metal workers.....	1.75
Roofers:		Granite cutters.....	1.25	Soft-floor layers (linoleum).....	1.375
Composition.....	1.50	Granite setters.....	1.50	Steam fitters.....	1.875
Slate and tile.....	1.50	Gunit workers: Same as Los		Stone masons.....	1.75
Helpers.....	1.00	Angeles.		Terrazzo workers.....	1.15 $\frac{1}{2}$
Sheet metal workers.....	1.75	House movers: Same as Los		Tile setters.....	1.75
Soft floor layers (linoleum).....	1.50	Angeles.		Truck drivers: Same as San Fran-	
Steam fitters.....	1.875	Iron workers:		cisco.	
Stone masons or cutters.....	2.00	Structural.....	1.90	Yuba County:	
Terrazzo workers.....	1.125	Ornamental.....	1.775	Asbestos workers.....	1.75
Tile setters.....	1.375	Reinforcing.....	1.775	Blacksmiths.....	1.125
Truck drivers: Same as San Fran-		Metal pan setters.....	.95	Boilermakers.....	1.75
cisco.		Laborers:		Boilermakers' helpers.....	1.50
Tuolumne County:		Building: Same as Los Angeles.		Bricklayers.....	1.75
Asbestos workers.....	1.75	Concrete: Same as Los Angeles.		Carpenters, journeymen.....	1.75
Blacksmiths.....	1.25	Unskilled: Same as Los Angeles.		Cement finishers.....	1.75
Boilermakers.....	1.75	Lathers:		Electricians.....	1.875
Boilermakers' helpers.....	1.50	Nail on.....	1.75	Elevator constructors.....	1.91
Bricklayers.....	1.75	Metal furring.....	1.75	Elevator constructors' helpers.....	1.34
Carpenters, journeymen.....	1.75	Marble setters.....	1.80	Glaziers.....	1.375
Cement finishers.....	1.75	Marble setters' helpers.....	1.22	Iron workers:	
Electricians.....	1.875	Operating engineers: Same as Los		Structural.....	2.00
Glaziers.....	1.10	Angeles.		Ornamental.....	1.85
Iron workers:		Painters.....	1.10	Reinforcing.....	1.75
Structural.....	2.00	Spray gun.....	2.00	Laborers:	
Ornamental.....	1.85	Sign writer or sign painter.....	1.50	Building: Same as San Fran-	
Reinforcing.....	1.75	Sign writer or sign painter's		cisco.	
Laborers:		helper.....	1.00	Concrete: Same as San Fran-	
Building: Same as San Fran-		Linoleum or carpet layer.....	1.50	cisco.	
cisco.		Glazier.....	1.25	Unskilled: Same as San Fran-	
Concrete: Same as San Fran-		Plasterers.....	1.75	cisco.	
cisco,		Plasterer's tender.....	1.25	Lathers.....	2.00

Yuba County—Continued.	Building, heavy, and highway construction
Marble setters.....	\$1.75
Marble setters' helpers.....	1.18 $\frac{3}{4}$
Mason tenders.....	1.15
Painters:	
Brush.....	1.50
Spray.....	1.75
Piledrivermen.....	1.86
Plasterers.....	1.75
Plasterers' tenders.....	1.25
Plumbers.....	1.875
Power equipment operators: Same as San Francisco operating engi- neers, 46 northern counties.	
Roofers:	
Composition.....	1.75
Slate and tile.....	1.75
Sheet metal workers.....	1.75
Steam fitters.....	1.875
Stone masons.....	1.75
Terrazzo workers.....	1.15 $\frac{5}{8}$
Tile setters.....	1.375
Truck drivers: Same as San Fran- cisco.	

§ 807.9 Area wage rates for Florida.

Dade County:	Building construction
Air tool op. (jackhammerman, vi- brator).....	\$1.15
Asbestos workers.....	1.70
Asbestos workers' improvers:	
1st year.....	.75
2d year.....	1.00
3d year.....	1.25
4th year.....	1.50
Boilermakers.....	1.625
Boilermakers' helpers.....	1.375
Bricklayers.....	1.875
Carpenters, journeymen.....	1.50
Carpenters' apprentices:	
1st year.....	.75
2d year.....	.95
3d year.....	1.125
4th year.....	1.31
Cement finishers.....	1.875
Electricians.....	1.875
Electricians' apprentices:	
1st year.....	.65
2d year.....	.80
3d year.....	1.05
4th year.....	1.35
Elevator constructors.....	1.875
Elevator constructors' helpers.....	1.31
Fireman and oilers.....	.70
Glaziers.....	1.25
Iron workers:	
Structural.....	2.00
Reinforcing.....	1.50
Laborers:	
Building.....	.90
Unskilled.....	.90
Lathers.....	1.50
Mason tenders.....	1.00
Mortar mixers.....	1.00
Painters:	
Brush.....	1.50
Structural steel.....	1.625
Piledrivermen.....	1.50
Plasterers.....	1.875
Plasterers' tenders.....	1.00
Plumbers.....	1.875
Plumbers' apprentices:	
1st year.....	.50
2d year.....	.60
3d year.....	.75
4th year.....	.85
5th year.....	1.25
Powdermen.....	1.25
Power equipment operators:	
Air compressors.....	1.25
Blade graders.....	1.00
Bulldozers.....	1.25
Cranes, derricks, draglines.....	1.25
Hoists:	
1 drum.....	1.25
2 or more drums.....	1.50
Mixers:	
10-S, or smaller.....	1.00
Larger than 10-S.....	1.50
Motor graders.....	1.00

Dade County—Continued.	Building construction
Power equipment operators—Con.	
Piledrivers.....	\$1.25
Pumps.....	1.25
Welders.....	1.00
Shovels.....	1.25
Tractors.....	1.00
Roofers:	
Composition.....	1.50
Slate and tile.....	1.50
Sheet metal workers.....	1.75
Sheet metal workers' helpers:	
1st 6 months 35% of journey- men's rate.....	
2d 6 months 40% of journey- men's rate.....	
3d 6 months 45% of journey- men's rate.....	
4th 6 months 50% of journey- men's rate.....	
5th 6 months 55% of journey- men's rate.....	
6th 6 months 60% of journey- men's rate.....	
7th 6 months 70% of journey- men's rate.....	
8th 6 months 80% of journey- men's rate.....	
Soft floor layers (linoleum).....	1.50
Stone masons.....	1.875
Tile setters.....	1.875
Tile setters' helpers.....	1.10
Truck drivers:	
1½ tons and under.....	.70
Over 1½ tons.....	.75
Wreckers.....	.80
Duval County:	
Air tool op. (jackhammerman, vi- brator).....	.90
Asbestos workers.....	1.625
Asbestos workers' imp:	
1st year.....	.75
2d year.....	.90
3d year.....	1.10
4th year.....	1.35
Blacksmiths.....	1.00
Blacksmiths' helpers.....	.60
Boilermakers.....	1.625
Boilermakers' helpers.....	1.375
Bricklayers.....	1.625
Carpenters, journeymen.....	1.50
Cement finishers.....	1.375
Electricians.....	1.75
Firemen and oilers.....	.90
Glaziers.....	1.375
Iron workers:	
Structural.....	1.625
Ornamental.....	1.625
Reinforcing.....	1.375
Laborers:	
Building.....	.75
Concrete.....	.75
Unskilled.....	.75
Lathers.....	1.75
Machinists.....	1.00
Machinists' helpers.....	.60
Marble setters.....	1.625
Marble setters' helpers.....	.60
Mason tenders.....	.80
Mortar mixers.....	.85
Painters:	
Brush.....	1.375
Spray.....	1.875
Structural steel.....	1.625
Piledrivermen.....	1.50
Plasterers.....	1.75
Plasterers' tenders.....	.80
Plumbers.....	1.70
Power equipment operators:	
Air compressors.....	1.25
Blade graders.....	1.00
Bulldozers.....	1.25
Cranes, derricks, draglines.....	1.50
Distributors (bituminous sur- faces).....	1.00
Finishing mach. (cem. conc. pav.).....	1.00
Hoists:	
1 drum and 2 drums.....	1.25
3 or more drums.....	1.50

Duval County—Continued.	Building construction
Power equipment operators—Con.	
Mixers:	
10-S or smaller, concrete.....	\$1.00
Larger than 10-S, concrete.....	1.25
Piledrivers.....	1.50
Pumps.....	1.00
Rollers (road).....	1.25
Scrapers Lee Tourneau.....	1.25
Shovels.....	1.50
Tractors.....	1.00
Trenching machines.....	1.50
Roofers:	
Composition.....	1.125
Slate and tile.....	1.125
Kettlemen.....	.60
Sheet metal workers.....	1.55
Soft floor layers (linoleum).....	1.50
Steam fitters & gas fitters.....	1.70
Stone masons.....	1.625
Terrazzo workers.....	1.625
Terrazzo workers' helpers.....	.60
Tile setters.....	1.625
Tile setters' helpers.....	.60
Truck drivers.....	.75
Welders.....	P. R.
Well drillers.....	1.125
Well drillers' helpers.....	.75
Escambia County:	
Air tool operator (jackhammer- man, vibrator).....	.85
Asbestos workers.....	1.625
Asbestos workers' improvers:	
1st year.....	.85
2d year.....	.95
3d year.....	1.05
4th year.....	1.15
Asphalt and mastic floor layers.....	1.50
Asphalt rakers.....	.85
Bricklayers.....	1.875
Bricklayers' apprentices:	
1st year.....	.60
2d year.....	.80
3d year.....	1.00
Cable splicers.....	1.875
Carpenters, journeymen.....	1.375
Carpenters' apprentices:	
1st year.....	.65
2d year.....	.70
3d year.....	.80
4th year.....	.90
Cement finishers.....	1.50
Electricians.....	1.625
Electricians' apprentices:	
1st 3 months 35% of journey- men's rate.....	
2d 3 months 40% of journey- men's rate.....	
2d 6 months 45% of journey- men's rate.....	
3d 6 months 50% of journey- men's rate.....	
4th 6 months 55% of journey- men's rate.....	
5th 6 months 60% of journey- men's rate.....	
6th 6 months 65% of journey- men's rate.....	
7th 6 months 70% of journey- men's rate.....	
8th 6 months 75% of journey- men's rate.....	
Elevator constructors.....	1.50
Elevator constructors' helpers.....	1.05
Firemen.....	1.25
Form builders.....	1.375
Glaziers.....	1.375
Iron workers:	
Structural.....	1.75
Reinforcing.....	1.50
Apprentices: % of journeymen's rate.....	
Laborers:	
Building.....	.75
Concrete.....	.75
Unskilled.....	.75
Lathers.....	1.50
Machinists.....	1.25
Marble setters.....	1.75
Marble setters' helpers.....	.80
Mason tenders.....	.85

Escambia County—Con.		Escambia County—Con.		Hillsborough County—Con.	
Building construction		Building construction		Building construction	
Mortar mixers.....	\$0.85	Truck drivers.....	\$0.75	Laborers:	\$0.75
Oilers.....	1.10	Sprinkler fitters.....	1.50	Building.....	.75
Painters:		Sprinkler fitters' helpers.....	.80	Concrete.....	.75
Brush.....	1.375	Boilermakers (tank construction).....	1.625	Unskilled.....	.75
Spray.....	1.75	Boilermakers' helpers (tank construction).....	1.375	Lathers.....	1.625
Boilermakers.....	1.625	Welders: receive rate prescribed for craft performing operation to which welding is incidental.		Marble setters.....	1.75
Boilermakers' helpers.....	1.375	Wharfbuilders.....	1.375	Marble setters' helpers.....	.70
Painters, structural steel.....	1.50	Dredging work:		Mason tenders.....	.85
Painters' apprentices:		Blacksmiths, dredge.....	1.25	Mortar mixers.....	.85
1st year.....	.50	Blacksmiths' helpers, dredge.....	.70	Painters:	
2d year.....	.65	Carpenters, dredge.....	1.25	Brush.....	1.375
3d year.....	.90	Carpenters' helpers, dredge.....	.70	Spray.....	1.75
Piledrivermen.....	1.375	Deckhands.....	.60	Structural steel.....	1.625
Plasterers.....	1.75	Derrickmen.....	1.00	Painters' apprentices:	
Plasterers' tenders.....	.85	Dredge runners or levermen.....	1.25	1st year 50% of journeymen's rate.	
Plasterers' apprentices:		Electricians, dredge.....	1.25	2d year 60% of journeymen's rate.	
1st 6 months 35% of journeymen's rate.		Electricians' helpers, dredge.....	.70	3d year 70% of journeymen's rate.	
2d 6 months 40% of journeymen's rate.		Firemen and oilers, dredge.....	.75	Piledrivermen (dock builders).....	1.44
3d 6 months 45% of journeymen's rate.		Laborers, unskilled.....	.60	Plasterers.....	1.75
4th 6 months 50% of journeymen's rate.		Launch or motorboat operators.....	.75	Plasterers' tenders.....	.85
5th 6 months 55% of journeymen's rate.		Machinists, dredge.....	1.25	Plumbers.....	1.625
6th 6 months 60% of journeymen's rate.		Machinists' helpers, dredge.....	.70	Power equipment operators:	
7th 6 months 75% of journeymen's rate.		Welders, dredge.....	1.25	Air compressors.....	1.25
8th 6 months 85% of journeymen's rate.		Welders' helpers, dredge.....	.70	Blade graders.....	1.00
Plumbers.....	1.75	Hillsborough County:		Bulldozers.....	1.25
Plumbers' helpers.....	.75	Air tool op. (jackhammer, vibrator).....	.85	Cranes, derricks, draglines.....	1.50
Pipe fitters.....	1.75	Asbestos workers.....	1.625	Distributors (bituminous surfaces).....	1.00
Pipe fitters' helpers.....	.75	Asbestos workers' improvers:		Finishing mach. (cem. conc. pave.).....	1.00
Power equipment operators:		1st year.....	.80	Holsts:	
Air compressors.....	1.50	2d year.....	1.00	1 drum and 2 drums.....	1.25
Bulldozers.....	1.75	3d year.....	1.20	3 or more drums.....	1.50
Cranes, derricks, draglines.....	1.75	4th year.....	1.40	Mixers:	
Distributors (bituminous surfaces).....	1.50	Blacksmiths.....	.75	10-S, or smaller, concrete.....	1.00
Hoists:		Blacksmiths' helpers.....	.75	Larger than 10-S.....	1.25
1 drum.....	1.50	Boilermakers.....	1.625	Motor graders.....	1.00
2 drums or more.....	1.75	Boilermakers' helpers.....	1.375	Piledrivers.....	1.50
Mixers:		Bricklayers.....	1.75	Pumps.....	1.00
10-S, or smaller.....	1.50	Carpenters, journeymen.....	1.44	Rollers (road).....	1.25
Larger than 10-S.....	1.75	Carpenters' apprentices:		Scrapers, L ^o Tournau.....	1.25
Motor graders.....	1.75	1st 3 months 50% of journeymen's rate.		Shovels.....	1.50
Piledrivers.....	1.75	2d 3 months 60% of journeymen's rate.		Tractors.....	1.00
Pumps.....	1.50	2d 6 months 65% of journeymen's rate.		Trenching machines.....	1.25
Rollers.....	1.50	3d 6 months 70% of journeymen's rate.		Roofers:	
Shovels.....	1.75	4th 6 months 75% of journeymen's rate.		Composition.....	1.00
Tractors.....	1.50	5th 6 months 80% of journeymen's rate.		Slate and tile.....	1.00
Trenching machines.....	1.75	6th 6 months 85% of journeymen's rate.		Sheet metal workers.....	1.50
Riggers:		7th 6 months 87½% of journeymen's rate.		Sheet metal workers' apprentices:	
Receive rate prescribed for craft performing operation to which rigging is incidental.		8th 6 months 90% of journeymen's rate.		1st 6 month 35% of journeymen's rate.	
Roofers:		Carpenters' tenders.....	.85	2d 6 months 40% of journeymen's rate.	
Composition.....	1.025	Cement finishers.....	1.50	3d 6 months 45% of journeymen's rate.	
Slate and tile.....	1.025	Cement finishers' apprentices:		4th 6 months 50% of journeymen's rate.	
Riveters: receive rate prescribed for craft performing operation to which riveting is incidental.		1st year 50% of journeymen's rate.		5th 6 months 55% of journeymen's rate.	
Sheet metal workers.....	1.25	2d year 60% of journeymen's rate.		6th 6 months 60% of journeymen's rate.	
Sheet metal workers' helpers:		3d year 70% of journeymen's rate.		7th 6 months 70% of journeymen's rate.	
1st 6 month 35% of journeymen's rate.		4th year 80% of journeymen's rate.		8th 6 months 80% of journeymen's rate.	
2d 6 month 40% of journeymen's rate.		Electricians.....	1.675	Soft floor layers (linoleum).....	1.44
3d 6 month 45% of journeymen's rate.		Electricians' apprentices:		Steam fitters.....	1.625
4th 6 month 50% of journeymen's rate.		1st 6 months, optional.		Stone masons.....	1.75
5th 6 month 55% of journeymen's rate.		2d 6 months.....	.50	Terrazzo workers.....	1.75
6th 6 month 60% of journeymen's rate.		2d year.....	.90	Terrazzo workers' helpers.....	.70
7th 6 month 70% of journeymen's rate.		3d year.....	1.00	Tile setters.....	1.75
8th 6 month 80% of journeymen's rate.		4th year.....	1.25	Tile setters' helpers.....	.70
Steam fitters.....	1.75	Firemen and oilers.....	1.85	Truck drivers.....	.75
Steam fitters' helpers.....	.75	Glaziers.....	1.375	Welders:	
Stone masons.....	1.875	Iron workers:		Receive rate prescribed for craft performing operation to which welding is incidental.	
Terrazzo workers.....	1.75	Structural.....	1.75	Landscape work:	
Terrazzo workers' helpers.....	.80	Ornamental.....	1.75	Fine grademen.....	.75
Tile setters.....	1.75	Reinforcing.....	1.625	Plantmen.....	.75
Tile setters' helpers.....	.80	Iron workers' apprentices:		Pruners.....	.75
		1st 6 months 50% of journeymen's rate.		Leon County:	
		2d 6 months 60% of journeymen's rate.		Air tool operators.....	.85
		2d year 66½% of journeymen's rate.		Asbestos workers.....	1.50
				Asbestos workers' improvers:	
				1st year.....	.70
				2d year.....	.85
				3d year.....	1.00
				4th year.....	1.25

Building construction		Building construction		Building construction	
Leon County—Continued.		Palm Beach County—Con.		Palm Beach County—Con.	
Blacksmiths	\$1.00	Iron workers' apprentices: $\frac{2}{3}$ of journeymen's rate.		Tile setters	\$1.75
Boilermakers	1.625	Laborers:		Tile setters' helpers	.65
Boilermakers' helpers	1.375	Building	\$0.65	Truck drivers:	
Bricklayers	1.50	Concrete	.65	1½ tons and under	.65
Carpenters, journeymen	1.25	Unskilled	.65	Over 1½ tons	.75
Cement finishers	1.375	Lathers:		Welders: Receive rate prescribed for craft performing operation to which welding is incidental.	
Electricians	1.50	Wood	1.25	Landscape work:	
Electricians' helpers	.75	Metal	1.50	Fine gradersmen	.65
Firemen and oilers	.60	Marble setters	1.75	Plantmen	.65
Glaziers	1.00	Marble setters' helpers	.65	Pruners	.65
Iron workers:		Mason tenders	.65	Pinellas County:	
Structural	1.625	Mortar mixers	.65	Air tool op. (jackhammermen, vibrator)	.85
Ornamental	1.625	Painters:		Asbestos workers	1.625
Reinforcing	1.375	Brush (Delray Beach and vicinity)	1.50	Asbestos workers' app. imp. helpers:	
Iron workers' apprentices: $\frac{2}{3}$ of journeymen's rate.		Brush (West Palm Beach and vicinity)	1.625	1st year	.80
Laborers, unskilled	.75	Spray (West Palm Beach and vicinity)	1.875	2d year	1.00
Mason tenders	.85	Structural steel (West Palm Beach and vicinity)	1.75	3d year	1.20
Painters, brush	1.125	Painters' apprentices:		4th year	1.40
Plasterers	1.25	1st year	.45	Blacksmiths	1.00
Plasterers' tenders	.85	2d year	.70	Blacksmiths' helpers	.75
Plumbers	1.625	3d year	1.00	Boilermakers	1.625
Plumbers' helpers	.75	Piledrivers	1.50	Boilermakers' helpers	1.375
Power equipment operators:		Plasterers	1.75	Bricklayers	1.75
Air compressors	.75	Plasterers' tenders	.65	Carpenters, journeymen	1.375
Blade graders	1.00	Plumbers	1.875	Carpenters' tenders	.85
Cranes, derricks, draglines	1.25	Plumbers' apprentices:		Cement finishers	1.50
Distributors (bituminous surfaces)	.70	1st 6 months	.65	Electricians	1.675
Finishing mach. (cem. conc. pave.)	.70	2d 6 months	.75	Firemen and oilers	.85
Hoists:		2d year	.90	Glaziers	1.375
1 drum	1.125	3d year	1.10	Iron workers:	
2 or more drums	1.25	4th year	1.25	Structural	1.75
Mixers	.75	5th year	1.50	Ornamental	1.75
Motor graders	1.00	Power equipment operators:		Reinforcing	1.625
Pumps	.75	Air compressors	1.25	Laborers:	
Rollers:		Blade graders	1.00	Building	.75
High paving surfaces	1.00	Bulldozers	1.00	Unskilled	.75
Low grade surfaces	.60	Cranes, derricks, draglines	1.25	Lathers	1.625
Scrapers	1.00	Distributors (bituminous surfaces)	1.00	Marble setters	1.75
Shovels	1.25	Finishing mach. (cem. conc. pave.)	1.00	Marble setters' helpers	.70
Tractors	.75	Hoists	1.25	Mason tenders	.85
Trenching machines	1.25	Mixers:		Mortar mixers	.85
Roofers, composition	1.00	10-S, or smaller	.75	Painters:	
Sheet metal workers	1.00	Larger than 10-S	1.25	Brush	1.375
Sheet metal workers' helpers	.60	Motor graders	1.00	Spray and sign	1.625
Soft floor layers (linoleum)	1.25	Piledrivers	1.25	Structural steel	1.625
Steam fitters	1.625	Pumps	1.25	Swing stage	1.625
Steam fitters' helpers	.75	Rollers	1.25	Piledrivers	1.375
Stone masons	1.50	Scrapers	1.00	Plasterers	1.75
Truck drivers	.75	Shovels	1.25	Plasterers' tenders	.85
Welders: Receive rate prescribed for craft performing operation to which welding is incidental.		Tractors	1.00	Plumbers	1.625
Landscape work:		Trenching machines	1.00	Power equipment operators:	
Fine gradersmen	.75	Roofers:		Air compressors	1.25
Plantmen	.75	Composition	1.625	Blade graders	1.00
Pruners	.75	Slate and tile	1.625	Bulldozers	1.25
Palm Beach County:		Sheet metal workers	1.875	Cranes, derricks, draglines	1.50
Air tool op. (jackhammermen, vibrator)	.65	Sheet metal workers' apprentices:		Distributors (bituminous surfaces)	1.00
Asbestos workers	1.70	1st 6 months 35% of journey-men's rate.		Finishing mach. (cem. conc. pave.)	1.00
Asbestos workers' improvers:		2d 6 months 40% of journey-men's rate.		Hoists:	
1st year	.75	3d 6 months 45% of journey-men's rate.		1 drum and 2 drums	1.25
2d year	1.00	4th 6 months 50% of journey-men's rate.		3 or more drums	1.50
3d year	1.25	5th 6 months 55% of journey-men's rate.		Mixers:	
4th year	1.50	6th 6 months 60% of journey-men's rate.		10-S, or smaller, concrete	1.00
Blacksmiths	1.125	7th 6 months 70% of journey-men's rate.		Larger than 10-S	1.25
Boilermakers	1.625	8th 6 months 80% of journey-men's rate.		Motor graders	1.00
Boilermakers' helpers	1.375	Soft floor layers (linoleum)	1.50	Piledrivers	1.50
Bricklayers	1.75	Steam fitters	1.875	Pumps	1.00
Carpenters, journeymen	1.50	Steam fitters' apprentices:		Rollers (road)	1.25
Carpenters' apprentices:		1st 6 months	.65	Scrapers, Le Tourneau	1.25
1st year	.50	2d 6 months	.75	Shovels	1.50
2d year	.75	2d year	.90	Tractors	1.00
3d year	.875	3d year	1.10	Trenching machines	1.25
4th year	1.00	4th year	1.25	Roofers:	
Cement finishers	1.75	5th year	1.50	Composition	1.00
Electricians	1.875	Stone masons	1.75	Slate and tile	1.00
Electricians' apprentices:		Terrazzo workers	1.75	Sheet metal workers	1.50
1st year	.75	Terrazzo workers' helpers	.65	Soft floor layers (linoleum)	1.375
2d year	.90			Steam fitters	1.625
3d year	1.20			Stone masons	1.75
4th year	1.50			Terrazzo workers	1.75
Firemen and oilers	.65			Terrazzo workers' helpers	.70
Glaziers	1.25			Tile setters	1.75
Iron workers:				Tile setters' helpers	.70
Structural	1.75			Truck drivers	.75
Ornamental	1.75			Welders	P. R.
Reinforcing	1.50				

Building construction	
Volusia County:	
Air tool op. (jackhammermen, vibrator).....	\$0.85
Asbestos workers.....	1.625
Asbestos workers' improvers:	
1st year.....	.75
2d year.....	.90
3d year.....	1.10
4th year.....	1.35
Blacksmiths.....	1.00
Blacksmiths' helpers.....	.75
Boilermakers.....	1.625
Boilermakers' helpers.....	1.375
Bricklayers.....	1.375
Carpenters, journeymen.....	1.375
Carpenters' apprentices:	
1st year 40% journeymen's rate.....	
2d year 45% journeymen's rate.....	
3d year 50% journeymen's rate.....	
4th year 1st 6 months 75% of journeymen's rate.....	
4th year 2d 6 months 80% of journeymen's rate.....	
Cement finishers.....	1.00
Electricians.....	1.675
Electricians' apprentices:	
1st 6 months, optional.....	
2d 6 months.....	.60
2d year.....	.75
3d year.....	.90
4th year.....	1.10
Firemen and oilers.....	.90
Glaziers.....	1.375
Iron workers:	
Structural.....	1.625
Ornamental.....	1.625
Reinforcing.....	1.375
Iron workers' apprentices: % of journeymen's rate.....	
Laborers, unskilled.....	.75
Lathers:	
Metal.....	1.25
Wood.....	1.00
Marble setters.....	1.375
Marble setters' helpers.....	.60
Mason tenders.....	.80
Mortar mixers.....	.85
Painters, brush.....	1.375
Painters' apprentices:	
1st year.....	.75
2d year.....	.90
3d year.....	1.00
Piledrivermen.....	1.575
Plasterers.....	1.375
Plasterers' tenders.....	.80
Plumbers.....	1.50
Plumbers' helpers.....	.75
Power equipment operators:	
Air compressors.....	1.25
Blade graders.....	1.00
Bulldozers.....	1.25
Cranes, derricks, draglines.....	1.50
Distributors (bituminous surfaces).....	1.00
Hoists:	
1 drum and 2 drums.....	1.25
3 or more drums.....	1.50
Mixers:	
10-S or smaller.....	1.00
Larger than 10-S.....	1.25
Piledrivers.....	1.50
Pumps.....	1.00
Rollers (road).....	1.25
Shovels.....	1.50
Tractors.....	1.00
Trenching machines.....	1.50
Roofers:	
Composition.....	1.00
Slate and tile.....	1.00
Sheet metal workers.....	1.25
Sheet metal workers' apprentices:	
1st year 40% of journeymen's rate.....	
2d year 50% of journeymen's rate.....	
3d year 60% of journeymen's rate.....	
4th year 80% of journeymen's rate.....	
Steam and gas fitters.....	1.50
Steam and gas fitters' helpers.....	.75
Stone masons.....	1.375
Terrazzo workers.....	1.375

Building construction	
Volusia County—Continued.	
Terrazzo workers' helpers.....	\$0.80
Tilesetters.....	1.375
Tilesetters' helpers.....	.60
Truck drivers.....	.75
Soft-floor layers (linoleum).....	1.375
Welders: Receive rate prescribed for craft performing operation to which welding is incidental.	
Landscape work:	
Fine gradersmen.....	.75
Plantsmen.....	.75
Pruners.....	.75
\$ 807.38 Area wage rates for Rhode Island.	

Building construction	
Bristol County: See State-wide rates.	
Kent County: See State-wide rates.	
Newport County: See State-wide rates, except for following classifications:	
Cement finishers.....	\$1.65
Painters.....	1.15
Providence County: See State-wide rates.	
Washington County: See State-wide rates.	
State-wide rates:	
Air tool operator (jackhammermen, vibrator).....	1.00
Asbestos workers.....	1.65
Asbestos workers' improvers:	
1st year.....	.75
2d year.....	1.00
3d year.....	1.00
4th year.....	1.375
Blacksmiths.....	1.50
Blacksmiths' helpers.....	1.05
Boilermakers.....	1.75
Boilermakers' helpers.....	1.55
Bricklayers.....	1.825
Bricklayers' apprentices:	
1st year (per week).....	20.00
2d year (per week).....	24.00
3d year (per week).....	30.00
Carpenters, journeymen.....	1.50
Carpenters' apprentices:	
1st year.....	.65
2d year.....	.75
3d year.....	.85
4th year.....	.95
Cement finishers.....	1.55
Electricians.....	1.625
Electricians' apprentices:	
1st 6 months.....	.63
2d 6 months.....	.66
3d 6th month.....	.71
4th 6 months.....	.75
5th 6 months.....	.79
6th 6 months.....	.83
7th 6 months.....	.92
8th 6 months.....	1.00
Firemen.....	1.25
Oilers.....	1.20
Glaziers.....	1.35
Iron workers:	
Structural.....	1.725
Ornamental.....	1.725
Reinforcing.....	1.725
Laborers:	
Building.....	1.00
Concrete.....	1.00
Unskilled.....	1.00
Lathers.....	1.80
Machinists.....	1.375
Machinists' helpers.....	1.00
Marble setters.....	1.65
Marble setters' helpers.....	1.15
Mason tenders.....	1.00
Mortar mixers.....	1.00
Painters:	
Brush.....	1.375
Spray.....	1.625
Structural steel.....	1.625
Piledrivermen.....	1.50
Pipe layers (concrete and clay).....	1.00
Plasterers.....	1.80
Plasterers' tenders.....	1.25
Plumbers.....	1.70

Building construction	
State-wide rates—Continued.	
Power equipment operators:	
Air compressors.....	\$1.675
Blade graders.....	1.375
Bulldozers.....	1.375
Cranes, derricks, draglines.....	2.00
Distributors (bituminous surfaces).....	.85
Finishing mach. (conc. cem. pave.).....	1.675
Hoists:	
1 drum.....	1.675
2 or more drums.....	2.00
Mixers:	
1 bag or less.....	1.00
Mechanically operated hoists or loader).....	1.675
Motor graders, power graders.....	1.375
Piledrivers.....	1.675
Pumps:	
Mechanical.....	1.675
Hand.....	1.00
Rollers.....	1.675
Scrapers.....	1.675
Shovels.....	2.00
Tractors.....	1.375
Trenching machines.....	2.00
Roofers:	
Composition.....	1.30
Slate and tile.....	1.50
Kettlemen.....	1.30
Sheet metal workers.....	1.50
Soft-floor layers (linoleum).....	1.50
Steam fitters.....	1.70
Steam fitters' helpers.....	1.00
Stone masons.....	1.825
Terrazzo workers.....	1.65
Terrazzo workers' helpers.....	1.15
Tile setters.....	1.65
Tile setters' helpers.....	1.15
Truck drivers.....	.92
Welders.....	P.R.

\$ 807.46 Area wage rates for Washington.

Building, heavy, and highway construction	
Adams County: See Spokane County.	
Asotin County: See Spokane County.	
Benton County: See Spokane County.	
Chelan County:	
Air tool operators (jackhammermen, vibrator).....	\$1.35
Blacksmiths.....	1.375
Boilermakers.....	1.75
Boilermakers' helpers.....	1.50
Bricklayers.....	2.00
Carpenters, journeymen.....	1.625
Cement finishers.....	1.625
Electricians.....	1.65
Glaziers.....	1.375
Iron workers:	
Structural.....	1.875
Ornamental.....	1.875
Reinforcing.....	1.675
Laborers, unskilled.....	1.15
Lathers.....	1.75
Marble setters.....	1.50
Mason tenders.....	1.35
Mortar mixers.....	1.35
Painters:	
Brush.....	1.40
Sign.....	1.65
Spray.....	1.75
Structural steel.....	1.50
Piledrivermen.....	1.725
Piledrivermen, boommen.....	1.775
Plasterers.....	1.875
Plasterers' tenders.....	1.35
Plumbers.....	1.65
Power equipment operators: Same as King County (building, heavy and highway, operating engineers).....	
Roofers.....	1.675
Sheet metal workers.....	1.50
Soft floor layers (linoleum).....	1.375
Steam fitters.....	1.65
Stone masons.....	2.00
Tile setters.....	1.50

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
Chelan County—Continued.		Clark County—Continued.		Grays Harbor County—Con.	
Truck drivers: Same as King County (building, heavy and highway).		Stone masons	\$1.875	Mortar mixers	\$1.35
Clallam County:		Terrazzo workers	1.35	Painters:	
Air tool operators (jackhammer-men, vibrator)	\$1.375	Tile setters	1.75	Brush	1.60
Blacksmiths	1.55	Truck drivers: Same as Multnomah County.		Spray	1.85
Blacksmiths' helpers	1.25	Columbia County: See Spokane County.		Structural steel	1.735
Boilermakers	1.75	Cowlitz County:		Sign	1.50
Boilermakers' helpers	1.50	Air tool operators (jackhammer-men, vibrator)	1.25	Piledrivermen:	
Bricklayers	1.975	Asbestos workers	1.875	Pile on boommen	1.80
Carpenters, journeymen	1.45	Blacksmiths	1.50	Journey or deckmen	1.70
Cement finishers	1.45	Blacksmiths' helpers	1.15	Plasterers	1.75
Electricians	1.875	Boilermakers	1.75	Plasterers' tenders	1.35
Elevator constructors	1.85	Boilermakers' helpers	1.50	Plumbers	1.75
Elevator constructors' helpers	1.295	Bricklayers	1.875	Plumbers' helpers	1.10
Glaziers	1.30	Carpenters, journeymen	1.55	Journeyman housemover	1.40
Iron workers, structural:		Cement finishers	1.50	Power equipment operators: Same as King County (building heavy and highway construction, operating engineers).	
South half of county	1.875	Electricians	1.65	Roofers:	
North half of county	1.745	Iron workers:		Composition	1.625
Iron workers, ornamental:		Structural	1.75	Slate and tile	1.625
South half of county	1.875	Ornamental	1.75	Roofers' helpers	1.10
North half of county	1.745	Reinforcing	1.55	Sheet metal workers	1.625
Iron workers, reinforcing:		Laborers, building	1.15	Soft-floor layers (linoleum)	1.425
South half of county	1.675	Lathers	1.625	Steam fitters	1.75
North half of county	1.545	Marble setters	1.375	Steam fitters' helpers	1.10
Laborers, building	1.275	Mason tenders	1.40	Stone masons	1.975
Laborers, heavy and highway construction: See King County.		Mortar mixers	1.40	Tank builders	1.75
Lathers	1.875	Painters, brush	1.44	Tank builders' helpers	1.50
Machinists	1.55	Plasterers	1.75	Terrazzo workers and mosaic	1.45
Machinists' helpers	1.25	Plasterers' tenders	1.40	Terrazzo workers' helpers	1.10
Mason tenders	1.525	Plumbers	1.75	Tile setters	1.45
Mortar mixers	1.525	Plumbers' helpers	1.15	Tile setters' helpers	1.10
Painters, brush	1.60	Power equipment operators: Same as Multnomah County.		Truck drivers: Same as King County (building, heavy and highway construction).	
Piledrivermen	1.54	Roofers	1.61	Island County (operating engineers—building, heavy and highway construction):	
Piledrivermen, boommen	1.60	Sheet metal workers	1.625	All crawler and truck-type shovels and cranes	2.20
Plasterers	1.75	Steam fitters	1.75	Oiler and fireman	1.55
Plasterers' tenders	1.525	Stone masons	1.875	All bulldozers	1.90
Plumbers	1.875	Tile setters	1.375	Adm. Yaeger, or similar type spreaders	1.90
Power equipment operators: Same as King County (building, heavy and highway, operating engineers).		Truck drivers: Same as Multnomah County.		Rollers on plant mix materials	1.95
Roofers	1.50	Douglas County:		Rollers on other than plant mix	1.65
Roofers' helpers	1.00	Western half of County:		Carry-all-type scrapers, singles	1.90
Sheet metal workers	1.875	Truck drivers: See King County.		Carry-all-type, tandem	2.05
Soft-floor layers (linoleum)	1.375	Power equipment operators: See King County.		Cableways	2.05
Steam fitters	1.875	Eastern half of County:		Compressors:	
Stone masons	1.975	Truck drivers: See Spokane County.		Excavating	1.70
Truck drivers: Same as King County (building, heavy and highway construction).		Power equipment operators: See Spokane County.		Steel erection	1.95
Clark County:		Ferry County: See Spokane County.		Holsts, piledrivers, and derricks	1.95
Air tool operators (jackhammer-men, vibrator)	1.25	Franklin County: See Spokane County.		Clamshell derricks and locomotive cranes	2.20
Asbestos workers	1.875	Garfield County: See Spokane County.		Paving mixers	2.05
Blacksmiths	1.00	Grant County: See Spokane County.		Asphalt mixers	1.85
Blacksmiths' helpers	.80	Grays Harbor County:		Mobile-type mixer with hoist combination	2.20
Boilermakers	1.75	Air tool operators (jackhammer-men, vibrator)	1.35	Motor patrol power grader	1.90
Boilermakers' helpers	1.50	Asbestos workers	1.775	Loaders and trench machines, under 16"	1.95
Bricklayers	1.875	Blacksmiths	1.25	Trenching machines, 16" and over	2.15
Carpenters, journeymen	1.55	Blacksmiths' helpers	1.10	Dinky locomotives, electric, steam or gas	1.70
Cement finishers	1.575	Boilermakers	1.75	Oil distributors	1.70
Electricians	1.70	Boilermakers' helpers	1.50	Rock crushers	1.80
Finished floor layers	1.675	Bricklayers	1.975	Water pumps	1.80
Glaziers	1.43%	Carpenters, journeymen	1.50	Paving mixers (dual)	2.20
Iron workers:		Gas fitters	1.75	Turnapulls	1.90
Structural	1.75	Gas fitters' helpers	1.00	Rod engines	2.05
Ornamental	1.75	Cement finishers	1.25	Mixers other than paving	1.95
Reinforcing	1.55	Electricians	1.55	Pump crate	1.95
Laborers, building	1.15	Electricians' helpers	1.10	Mucking machine	2.20
Lathers	1.80	Form builders, curb	1.425	Elevating bucket loader	1.95
Marble setters	1.75	Glaziers	1.25	Core driller	2.20
Mason tenders	1.40	Iron workers:		Overhead loaders:	
Painters:		Structural	1.875	3 yds. and over	2.20
Brush	1.55	Ornamental	1.875	Under 3 yds.	1.90
Spray	1.70	Reinforcing	1.675	Cement hogs	2.05
Piledrivermen	1.65	Laborers, building	1.10	Fuller-Kenyon	1.95
Piledrivermen, boommen	1.75	Laborers, heavy and highway construction: Same as King County.		Locomotives, 12-ton and over	1.95
Plasterers	1.875	Laborers, unskilled	1.10	Farmall-type tractors, less than 50-h. p.	1.70
Plasterers' tenders	1.40	Lathers	1.50	120-B type and capacity shovels	2.50
Plumbers	1.85	Machinists	1.50	Heavy-duty mechanics	1.95
Power equipment operators: Same as Multnomah County.		Machinists' helpers	1.10	Holsts, derricks on steel erection	1.95
Roofers	1.60	Marble setters	1.55		
Sheet metal workers	1.625	Marble setters' helpers	1.10		
Soft-floor layers (linoleum)	1.55	Mason tenders	1.35		
Steam fitters	1.875				

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
Island County (operating engineers— building, heavy and highway con- struction)—Continued.		Jefferson County—Continued.		King County—Continued.	
Laborers—Heavy and highway con- struction (clearing and grad- ing):		Laborers—Heavy and highway con- struction: Same as King County.		Power equipment operators—Con.	
General labor	\$1.30	Air tool op. (jackhammermen, vi- brator)	\$1.375	Clamshell derricks and locomo- tive cranes	\$2.20
Jackhammermen and pavement breaker	1.50	Blacksmiths	1.55	Paving mixers	2.05
Nipper	1.40	Blacksmiths' helpers	1.25	Asphalt mixers	1.85
Powderman	1.70	Boilermakers	1.75	Mobile type mixer with hoist combination	2.20
Powderman's helper	1.40	Boilermakers' helpers	1.50	Motor patrol power grader	1.90
High scaler	1.70	Bricklayers	1.975	Loaders and trench machines under 16"	1.95
Sloper (over 20')	1.50	Carpenters, journeymen	1.45	Trenching machines 16" and over	2.15
Dumpman	1.40	Cement finishers	1.45	Dinky locomotives, electric, steam or gas	1.70
Pitman	1.40	Electricians	1.875	Oil distributors	1.70
Pull blade man	1.40	Glaziers	1.30	Rock crushers	1.80
Wagon driller	1.70	Iron workers, structural	1.875	Water pumps	1.80
Pipe layer, culvert	1.70	Iron workers, ornamental	1.875	Paving mixers (Dual)	2.20
Timber fallers	1.50	Iron workers, reinforcing	1.675	Turnapulls	1.90
Brush cutters	1.40	Laborers, building	1.275	Rod engines	2.05
Buckers	1.40	Lathers	1.615	Mixers other than paving	1.95
Choker setters	1.40	Machinists	1.55	Pump crate	1.95
Paving crew:		Machinists' helpers	1.25	Mucking machine	2.20
General labor	1.30	Mason tenders	1.525	Elevating bucket loader	1.95
Concrete labor	1.40	Mortar mixers	1.525	Core driller	2.20
Cement dumper	1.70	Painters, brush	1.60	Overhead loaders 3 yds. and over	2.20
Rodders and spreaders	1.70	Plasterers	1.75	Overhead loaders under 3 yds.	1.90
Asphalt crew:		Plasterers' tenders	1.525	Cement hogs	2.05
General crew	1.30	Plumbers	1.875	Fuller-Kenyon	1.95
Rakers	1.50	Roofers	1.50	Locomotives 12 ton and over	1.95
Sewers:		Sheet metal workers	1.825	Fernal type tractors, less than 50 hp	1.70
Sewermen and ditchdiggers	1.40	Steam fitters	1.875	120-B type and capacity shovels	2.50
Sewer pipe layers	1.70	Stone masons	1.975	Heavy duty mechanics	1.95
Sewer pipe caulkers	1.70	King County:		Hoists, derricks on steel erection	1.95
Timberman	1.70	Air tool op. (jackhammermen, vibrator)	1.375	Roofers	1.675
Monolithic workers	1.40	Asbestos workers	1.775	Sheet metal workers	1.825
Water mains:		Blacksmiths	1.725	Shinglers	1.675
Ditchdiggers	1.40	Blacksmiths' helpers	1.44	Soft floor layers (linoleum)	1.595
Stove pipe crew:		Boilermakers	1.75	Steam fitters	1.875
General labor	1.30	Boilermakers' helpers	1.50	Stone masons	1.975
Pipe builder	1.65	Bricklayers	1.975	Terrazzo workers	1.725
Bridges, dams, etc.:		Carpenters, journeymen	1.675	Terrazzo workers' helpers	1.275
General labor	1.30	Carpenters and concrete helpers	1.275	Terrazzo base machine operators	1.325
Vibratormen	1.50	Cement finishers	1.675	Tile setters	1.725
Drier man	1.40	Cement finishers, bridge viaduct and grade crossings	1.70	Tile setters' helpers	1.275
Guniting operators	1.70	Electricians	1.875	Truck Drivers:	
Sand blaster	1.70	Electricians' helpers	1.275	Huggy mobile	1.70
Sand blaster pot tender	1.40	Elevator constructors	1.85	Bulk cement semi or truck and trailer	1.85
Tunnels:		Elevator constructors' helpers	1.295	Bulk cement truck solo	1.65
Miners	1.60	Floor layers	1.775	Driver and helper hauling sack cement	1.65
Miners, shafts and raises	1.65	Glaziers	1.625	Dumptors	1.70
Spiders	1.60	Iron workers, structural	1.875	Dump truck:	
Powderman	1.70	Iron workers, ornamental	1.875	To and including 5 yards	1.50
Powderman's helper	1.40	Iron workers, reinforcing	1.675	Over 5 yards, to and including 12 yds.	1.70
Re-timberman	1.60	Laborers, building	1.275	Over 12 yards, to and including 20 yds.	1.85
Chick tender	1.40	Lathers	1.875	Over 20 yards	2.00
Muckers and laborers	1.40	Machinists	1.55	Greasers, tile service men	1.45
Nippers	1.40	Marble setters	1.875	Flatbed	1.50
Brakeman	1.40	Marble setters' helpers	1.275	Hyster operators (handling bulk loose aggregates)	1.70
Topman and bull gang	1.30	Mason tenders	1.525	Lumber carrier	1.70
Maintenance men	1.60	Mortar mixers	1.525	Lowbed semi	1.70
Monolithic crew, tunnels:		Painters, brush	1.675	Oil distributor driver	1.70
All monolithic workers	1.60	Painters, spray	2.00	Pole truck or semi	1.70
(Labor foreman: \$1.00 per day ex- tra; 25 cents per hour extra.)		Painters, structural steel	1.80	Ready-mix used exclusively in heavy construction up to and including 2 yards	1.55
Cofferdam work (Miners shall be employed on work within or be- hind cofferdams if hazard is equivalent to shaft excavation)	1.60	Painters, sign	1.975	Ready-mix used exclusively in heavy construction, 2 yards up to and including 4 yards	1.70
Sandhogs:		Piledrivermen, bridge, dock and wharf builders	1.725	Pick-up	1.40
Weight		Piledrivermen, boom men	1.775	Swampers and helpers	1.40
1 to 18 lbs.: \$14 for 6 hours; \$16 for 6 hours; \$12 for 6 hours.		Plasterers	1.975	Team driver	1.50
18 to 26 lbs.: \$14 for 4 hours; \$16 for 4 hours; \$12 for 4 hours.		Plasterers' tenders	1.525	Water wagon	1.55
26 to 33 lbs.: \$16 for 4 hours; \$18 for 4 hours; \$14 for 4 hours.		Plumbers	1.875	Water wagon, semi	1.70
33 to 38 lbs.: \$16 for 3 hours; \$18 for 3 hours; \$14 for 3 hours.		Side sewer men	1.625	Winch truck flatbed, mfg. rating 5 tons and under	1.55
For pressure above 38 lbs. scale will be optional.		Composition workers	1.725	Winch truck over 5 ton	1.70
Jefferson County:		Mastic floor layers	1.725	Bull lifts handling lift boards	1.50
Truck drivers—Building, heavy and highway construction: Same as King County.		Power equipment operators:		Plasterers:	
Operating engineers—Building, heavy and highway construction: Same as King County.		All crawler and truck type shovels and cranes	\$2.20	Casters	1.525
		Oiler and firemen	1.55	Modelers	2.125
		All bulldozers	1.90	Model makers	1.66
		Adnun, Yeager or similar type spreaders	1.90		
		Rollers on plant mix materials	1.95		
		Rollers on other than plant mix	1.65		
		Carryall type scrapers, singles	1.90		
		Carryall type, tandem	2.05		
		Cableways	2.05		
		Compressors, excavating	1.70		
		Compressors, steel erection	1.95		
		Hoists, piledrivers and derricks	1.95		

	Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction
King County—Continued.		Kitsap County—Continued.		Kittitas County—Continued.	
Dredging construction: (See State-wide rates.)		Laborers: Same as King County: heavy and highway construction.		Steam fitters.....	\$1.65
Laborers—Heavy and Highway construction:		Asbestos workers.....	\$1.775	Stone masons.....	2.00
Clearing and grading:		Blacksmiths.....	1.725	Terrazzo workers.....	1.50
General labor.....	\$1.30	Blacksmiths' helpers.....	1.44	Tile setters' helpers.....	1.50
Jackhammer and pavement breaker.....	1.50	Boilermakers.....	1.75	Truck drivers: Same as King County—Building, heavy, and highway construction.	
Nipper.....	1.40	Boilermakers' helpers.....	1.50	Klickitat County	
Powderman.....	1.70	Bricklayers.....	1.975	Lewis County:	
Powderman's helper.....	1.40	Carpenters, journeymen.....	1.70	Air tool operator (jackhammer, vibrator).....	1.50
High scaler.....	1.70	Cement finishers.....	1.70	Asbestos workers.....	1.775
Sloper (over 20').....	1.50	Electricians.....	1.875	Blacksmiths.....	1.55
Dumpman.....	1.40	Electricians' helpers.....	1.325	Blacksmiths' helpers.....	1.25
Pitman.....	1.40	Glaziers.....	1.365	Boilermakers.....	1.75
Pull blade man.....	1.40	Iron workers:		Boilermakers' helpers.....	1.50
Wagon driller.....	1.70	Structural.....	1.875	Bricklayers.....	1.845
Pipe layer, culvert.....	1.70	Ornamental.....	1.875	Carpenters, journeymen.....	1.55
Timber fallers.....	1.50	Reinforcing.....	1.675	Cement finishers.....	1.675
Brush cutters.....	1.40	Laborers:		Cement finishers, composition.....	1.725
Buckers.....	1.40	Building.....	1.325	Electricians.....	1.875
Choker setters.....	1.40	Concrete.....	1.375	Glaziers.....	1.55
Paving crew:		Concrete mixermen (2 sacks and under).....	1.575	Iron workers:	
General labor.....	1.30	Lathers.....	1.875	Structural.....	1.875
Concrete labor.....	1.40	Machinists.....	1.50	Ornamental.....	1.875
Cement dumper.....	1.70	Machinists' helpers.....	1.00	Reinforcing.....	1.675
Rodders and spreaders.....	1.70	Marble setters.....	1.875	Laborers:	
Asphalt crew:		Marble setters' helpers.....	1.275	Building.....	1.25
General crew.....	1.30	Mason tenders.....	1.575	Concrete.....	1.35
Rakers.....	1.50	Mortar mixers.....	1.575	Lathers.....	1.875
Sewers:		Painters:		Machinists.....	1.50
Sewermen and ditchdiggers.....	1.40	Brush.....	1.725	Machinists' helpers.....	1.00
Sewer pipe layers.....	1.70	Brush.....	1.975	Marble setters.....	1.55
Sewer pipe caulkers.....	1.70	Spray.....	2.18	Marble setters' helpers.....	1.10
Timberman.....	1.70	Piledrivermen.....	1.725	Mason tenders.....	1.50
Monolithic workers.....	1.40	Piledrivermen boommen.....	1.775	Mortar mixers.....	1.675
Watermains: Ditchdiggers.....	1.40	Plasterers.....	1.975	Painters, brush.....	1.925
Stovepipe crew:		Plasterers' tenders.....	1.575	Piledrivermen.....	1.725
General labor.....	1.30	Plumbers.....	1.93	Piledrivermen, boommen.....	1.775
Pipe builder.....	1.65	Carpenters:		Pipe layers, sewer.....	1.60
Bridges, dams, etc.:		Floor layers.....	1.825	Plasterers.....	1.975
General labor.....	1.30	Shinglers.....	1.825	Plasterers' tenders.....	1.50
Vibratormen.....	1.50	Saw operators.....	1.825	Plumbers.....	1.875
Drier man.....	1.40	Saw filers.....	1.825	Power equipment operators: Same as Pierce County—Building, heavy, and highway operating engineers.	
Gunit operators.....	1.70	Roofers.....	1.675	Roofers.....	1.625
Sand blaster.....	1.70	Sheet metal workers.....	1.825	Roofers, kettlemen.....	1.275
Sand blaster pot tender.....	1.40	Soft floor layers (linoleum).....	1.525	Sheet metal workers.....	1.625
Tunnels:		Steam fitters.....	1.93	Sheet metal workers' helpers.....	1.23
Miners.....	1.60	Stone masons.....	1.975	Stone masons.....	1.845
Miners, shaft and raises.....	1.65	Terrazzo workers.....	1.725	Terrazzo workers.....	1.50
Spiders.....	1.60	Terrazzo workers' helpers.....	1.275	Tile setters.....	1.725
Powdermen.....	1.70	Terrazzo base machine operators.....	1.325	Tile setters' helpers.....	1.275
Powdermen helper.....	1.40	Tile setters.....	1.725	Well drillers.....	1.60
Re-timberman.....	1.60	Tile setters' helpers.....	1.275	Well drillers' helpers.....	1.195
Chuck tender.....	1.40	Well drillers.....	1.60	Kittitas County:	
Muckers and laborers.....	1.40	Air tool operators (jackhammer-men, vibrator).....	1.35		
Nippers.....	1.40	Asbestos workers.....	1.775		
Brakeman.....	1.40	Blacksmiths.....	1.375		
Topman and Bull Gang.....	1.30	Boilermakers.....	1.75		
Maintenance men.....	1.60	Boilermakers' helpers.....	1.50		
Monolithic crew-tunnels:		Bricklayers.....	2.00		
All monolithic workers.....	1.60	Carpenters, journeymen.....	1.625		
Labor foreman: \$1 per day extra; 25 cents per hour extra.		Cement finishers.....	1.625		
Cofferdam work: Miners shall be employed on work within or behind cofferdams if hazard is equivalent to shaft excavation.	1.60	Electricians.....	1.75		
Sandhogs:		Glaziers.....	1.375		
Weight		Iron workers:			
1 to 18 lbs.: \$14 for 6 hrs.; \$16 for 6 hrs.; \$12 for 6 hrs.		Structural.....	1.875		
18 to 26 lbs.: \$14 for 4 hrs.; \$16 for 4 hrs.; \$12 for 4 hrs.		Ornamental.....	1.875		
26 to 33 lbs.: \$16 for 4 hrs.; \$18 for 4 hrs.; \$14 for 4 hrs.		Reinforcing.....	1.675		
33 to 38 lbs.: \$16 for 3 hrs.; \$18 for 3 hrs.; \$14 for 3 hrs.		Laborers, unskilled.....	1.15		
For pressure above 38 lbs., scale will be optional.		Lathers.....	1.50		
Kitsap County:		Marble setters.....	1.50		
Truck drivers: Same as King County; building, heavy, and highway construction.		Mason tenders.....	1.35		
Operating engineers: Same as King County; building, heavy, and highway construction.		Mortar mixers.....	1.35		
		Painters:			
		Brush.....	1.40		
		Spray.....	1.50		
		Structural steel.....	1.50		
		Plasterers.....	1.875		
		Plasterers' tenders.....	1.35		
		Plumbers.....	1.65		
		Power equipment operators: Same as King County—Building, heavy, and highway construction.			
		Roofers.....	1.675		
		Sheet metal workers.....	1.50		
		Soft-floor layers (linoleum).....	1.375		

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
Pacific County—Continued.		Pierce County—Continued.		Skagit County—Continued.	
Cement finishers.....	\$1.25	Power equipment operators—Con.		Painters:	
Electricians.....	1.875	Cats, without attachment.....	\$1.70	Brush.....	\$1.375
Glaziers.....	1.25	Compressors.....	1.70	Sign.....	1.50
Iron workers:		Compressors, steel erection.....	1.95	Painters, spray.....	2.00
Structural.....	1.875	Concrete mixers, other than		Painters, structural steel.....	1.475
Ornamental.....	1.875	paving.....	1.95	Piledrivermen.....	1.725
Reinforcing.....	1.675	Clamshell derricks and locomotive crane.....	2.20	Piledrivermen boommen.....	1.775
Laborers:		Hoists:		Plasterers.....	1.845
Building.....	1.10	Hoists:		Plasterers' tenders.....	1.525
Unskilled.....	1.10	Pile drivers, derricks.....	1.95	Plumbers.....	1.875
Lathers.....	1.50	Derricks, steel erection.....	1.95	Power equipment operators: same as King County.	
Marble setters.....	1.55	Elevating bucket loaders.....	1.95	Roofers.....	1.50
Marble setters' helpers.....	1.10	Trench machines:		Sheet metal workers.....	1.695
Mason tenders.....	1.35	Under 16'.....	1.95	Steam fitters.....	1.875
Mortar mixers.....	1.35	16' and over.....	2.15	Stone masons:	
Painters:		Dinkey loco.....	1.70	North half of county.....	1.845
Brush.....	1.60	Loco, 12 tons or over.....	1.95	South half of county.....	1.91
Spray.....	1.85	Mechanic, heavy duty.....	1.95	Tile setters:	
Structural steel.....	1.735	Mobile type mixer, hoist combination.....	2.20	North half of county.....	1.595
Piledrivermen.....	1.70	Motor patrols, power graders.....	1.90	South half of county.....	1.465
Piledrivermen, boommen.....	1.80	Mucking machine.....	2.20	Truck drivers: Same as King County.	
Plasterers.....	1.75	Firemen and oilers.....	1.55	Laborers: Same as King County.	
Plasterers' tenders.....	1.35	Oil distributors.....	1.70	Skamania County	
Plumbers.....	1.75	Paving mixers (dual).....	2.20	Snohomish County:	
Plumbers' helpers.....	1.10	Pumpcrete.....	1.95	Air tool operators (jackhammer-men, vibrator).....	1.525
Power equipment operators: Same as Pierce County—Building, heavy, and highway operating engineers.		Rock crushers.....	1.80	Asbestos workers.....	1.775
Roofers.....	1.625	Rollers:		Blacksmiths.....	1.50
Roofers' helpers.....	1.10	Self-propelled.....	1.65	Boilermakers.....	1.75
Sheet metal workers.....	1.625	Blacktop.....	1.95	Boilermakers' helpers.....	1.50
Soft-floor layers (linoleum).....	1.425	Crawler and truck type shovels and cranes.....	2.20	Bricklayers.....	1.91
Steam fitters.....	1.75	Adnun, Yeager and similar spreader.....	1.90	Carpenters, journeymen.....	1.625
Steam fitters' helpers.....	1.10	Water pumps.....	1.80	Cement finishers.....	1.675
Stone masons.....	1.975	Paving mixer.....	2.05	Electricians.....	1.875
Terrazzo workers.....	1.45	Shovels, 120-B type and similar capacity.....	2.50	Glaziers.....	1.25
Terrazzo workers' helpers.....	1.10	Rod engines.....	2.05	Iron workers:	
Tile setters.....	1.45	Turnapulls.....	1.90	Structural.....	1.745
Tile setters' helpers.....	1.10	Barge crane operator.....	2.20	Ornamental.....	1.745
Truck drivers: Same as King County—Building, heavy, and highway.		Barge crane operator (2 engines below deck).....	1.95	Reinforcing.....	1.545
Laborers: Same as King County—Heavy and highway construction.		Ross carriers.....	1.75	Laborers, building.....	1.275
Pend Oreille County: Power equipment operators: Same as Spokane County—Building, heavy, and highway construction.		Roofers.....	1.675	Laborers, heavy and highway construction: Same as King County.	
Pierce County:		Roofers, kettlemen.....	1.275	Laborers, unskilled.....	1.275
Air tool operators (jackhammer-men, vibrator).....	1.53	Sheet metal workers.....	1.825	Lathers.....	1.65
Asbestos workers.....	1.775	Sheet metal workers' helpers.....	1.23	Machinists.....	1.50
Boilermakers.....	1.75	Steam fitters.....	1.875	Marble setters.....	1.60
Boilermakers' helpers.....	1.50	Stone masons.....	1.55	Mason tenders.....	1.525
Bricklayers.....	1.975	Terrazzo workers.....	1.50	Mortar mixers.....	1.525
Carpenters, journeymen.....	1.675	Tile setters.....	1.725	Painters, brush.....	1.61
Cement finishers.....	1.675	Truck drivers: Same as King County.		Piledrivermen:	
Cement finishers, composition.....	1.725	Laborers: Same as King County.		Bridge and dockmen.....	1.725
Electricians.....	1.875	San Juan County:		Boommen.....	1.775
Glaziers.....	1.55	Truck drivers: Same as King County.		Plasterers.....	1.975
Iron workers:		Engineers: Power equipment operators—same as King County.		Plasterers' tenders.....	1.525
Structural.....	1.875	Laborers, heavy and highway: Same as King County.		Plumbers.....	1.875
Ornamental.....	1.875	Skagit County:		Housemovers.....	1.55
Reinforcing.....	1.675	Air tool operators (jackhammer-men, vibrator).....	1.525	Power equipment operators: Same as King County (building, heavy and highway construction).	
Laborers, building.....	1.275	Asbestos workers.....	1.775	Roofers:	
Lathers.....	1.875	Blacksmiths.....	1.725	North half of county.....	1.50
Machinists.....	1.50	Boilermakers.....	1.75	South half of county.....	1.545
Machinists' helpers.....	1.00	Boilermakers' helpers.....	1.50	Sheet metal workers.....	1.695
Marble setters.....	1.55	Boilermakers' helpers, northern half of county.....	1.845	Steam fitters.....	1.875
Marble setters' helpers.....	1.10	Bricklayers, southern half of county.....	1.91	Terrazzo workers.....	1.465
Mason tenders.....	1.525	Carpenters, journeymen.....	1.675	Tile setters.....	1.465
Mortar mixers.....	1.525	Carpenters, power saw operators.....	1.80	Truck drivers (building, heavy, and highway construction) same as Kings County.	
Painters:		Cement finishers.....	1.545	Spokane County:	
Brush.....	1.675	Electricians.....	1.875	Air tool operators (jackhammer-men, vibrator).....	1.35
Spray.....	1.925	Glaziers.....	1.333	Asbestos workers.....	1.67
Piledrivermen.....	1.725	Iron workers:		Powderman.....	1.50
Piledrivermen, boommen.....	1.775	Structural.....	1.745	Blacksmiths.....	1.50
Pipe layers, sewer.....	1.60	Ornamental.....	1.745	Boilermakers.....	1.75
Plasterers.....	1.975	Reinforcing.....	1.545	Boilermakers' helpers.....	1.50
Plasterers' tenders.....	1.525	Laborers, building.....	1.275	Bricklayers.....	2.00
Plumbers.....	1.875	Lathers.....	1.68	Driller and chipper.....	1.35
Power equipment operators:		Marble setters.....	1.75	Dryermen (cement finishers-tenders).....	1.35
Asphalt mixers.....	1.85	Mason tenders.....	1.525	Carpenters, journeymen.....	1.65
Bulldozers (all).....	1.90	Mortar mixers.....	1.525	Floorlayers, sander, scaffold builders.....	1.65
Cableways.....	2.05			Cement finishers.....	1.80
Carry-all type scrapers:				Electricians.....	1.75
Single.....	1.90			Elevator constructors.....	1.81
Tandem.....	2.05			Elevator constructors' helpers.....	1.27

Building, heavy, and highway construction		Building, heavy, and highway construction		Building, heavy, and highway construction	
Spokane County—Continued.		Spokane County—Continued.		Walla Walla County—Con.	
Form setters.....	\$1.65	Steam fitters' helpers.....	\$1.085	Iron workers, ornamental.....	\$1.80
Glaziers.....	1.35	Stone masons.....	1.925	Iron workers, reinforcing.....	1.60
Iron workers:		Terrazzo workers.....	1.725	Laborers, unskilled.....	1.15
Structural.....	1.80	Terrazzo workers' helpers.....	1.10	Lathers, north ½ of county.....	1.80
Ornamental.....	1.80	Tile setters.....	1.725	Lathers, south ½ of county.....	1.50
Reinforcing.....	1.60	Tile setters' helpers.....	1.10	Marble setters.....	1.85
Laborers, general.....	1.15	Truck drivers: Heavy and highway construction. (Building.)		Marble setters' helpers.....	1.35
Laborers (fine graders and concrete crew).....	1.25	Cement trucks, flat bed.....	1.15	Mason tenders.....	1.35
Lathers.....	1.80	Service and supply trucks, 1½ ton and over.....	1.15	Mortar mixers.....	1.35
Millwright.....	1.65	Dump trucks:		Painters, brush.....	1.32
Machinists.....	1.50	Including 5 yds.....	1.25	Painters, spray.....	1.40
Marble setters.....	1.85	Over 5 yds., including 8 yds.....	1.45	Piledrivermen.....	1.625
Mason tenders.....	1.35	Over 8 yds. to 12 yds.....	1.60	Plasterers.....	1.875
Mortar mixers.....	1.35	Over 12 yds. to 20 yds.....	1.85	Plasterers' tenders.....	1.35
Painters:		Over 20 yds.....	2.00	Plumbers.....	1.625
Brush.....	1.65	Service and supply trucks under 1½ ton.....	1.075	Power equipment operators: Same as Spokane County (Building, heavy and highway-operating en- gineers).	
Spray.....	2.00	Euclid trucks, bottom dump.....	1.65	Roofers.....	1.25
Structural steel.....	1.90	Semi tractors and trailers.....	1.45	Sheet metal workers.....	1.70
Piledrivermen.....	1.65	Trucks and trailers.....	1.45	Soft floor layers (linoleum).....	1.40
Pipe layers (concrete and clay).....	1.35	Buggymobile and transmix.....	1.45	Steam fitters.....	1.625
Plasterers.....	2.00	Lumber carriers.....	1.45	Stone masons.....	2.00
Plasterers' tenders.....	1.55	Truck tire and servicemen.....	1.25	Terrazzo workers.....	1.725
Plumbers.....	1.75	Helpers and swamper on trucks.....	1.075	Tile setters.....	1.725
Plumbers' helpers.....	1.085	Water trucks.....	1.15	Truck drivers: Same as Spokane County (Building, heavy, and highway construction).	
Base and floor machine operator (cement floor only).....	1.35	Stevens County:		Whatcom County:	
Power equipment operators: (Building, heavy and highway construction)		Power equipment operators: Same as Spokane County:		Asbestos workers.....	1.775
Power shovels and shovel rigged machines (cranes, draglines, clamshells, etc.).....	1.85	Truck drivers: Same as Spokane County.		Boilermakers.....	1.75
Locomotive cranes.....	1.85	Thurston County:		Boilermakers' helpers.....	1.50
Oilers, firemen, mechanics, help- ers.....	1.25	Air tool operators (jackhammer- men, vibrator).....	1.55	Bricklayers.....	1.975
Carryalls, tandem.....	1.85	Asbestos workers.....	1.775	Carpenters, journeymen.....	1.675
Turnapulls, over 13 yards.....	1.85	Blacksmiths.....	1.50	Cement finishers.....	1.675
Derricks and pile drivers.....	1.85	Blacksmiths' helpers.....	1.25	Electricians.....	1.875
Concrete mixer, paving.....	1.75	Boilermakers.....	1.75	Iron workers, structural.....	1.875
Mobile mixer.....	1.75	Boilermakers' helpers.....	1.50	Iron workers, ornamental.....	1.875
Highline operator.....	1.85	Bricklayers.....	1.845	Iron workers, reinforcing.....	1.675
Mucking machine.....	1.85	Carpenters, journeymen.....	1.675	Laborers, building.....	1.275
Master mechanic.....	1.85	Cement finishers.....	1.50	Laborers (Heavy and highway): Same as King County.	
Locomotive engineer, over 12 ton.....	1.85	Electricians.....	1.65	Lathers.....	1.875
Dinkey locomotive, 12 ton or un- der.....	1.40	Electricians' helpers.....	1.00	Marble setters.....	1.875
Hoists, one drum.....	1.50	Glaziers.....	1.25	Mason tenders.....	1.525
Hoists, two drum.....	1.75	Iron workers, structural.....	1.875	Mortar mixers.....	1.525
Hoists, three drum.....	1.75	Iron workers, ornamental.....	1.875	Painters, brush.....	1.675
All hoists on steel erection.....	1.75	Iron workers, reinforcing.....	1.675	Painters, sign.....	1.845
Pumpcrete operator (link belt and similar).....	1.75	Laborers, building.....	1.30	Piledrivermen.....	1.725
Cement bog.....	1.50	Laborers: Heavy and highway (same as King County).		Piledrivermen, boommen.....	1.775
Bulldozer, tractor or single carryall.....	1.70	Lathers.....	1.50	Plasterers.....	1.975
Motor patrol, grader, elevating grader.....	1.70	Machinists.....	1.50	Plasterers' tenders.....	1.525
Turnapull, 13 yards or under.....	1.70	Marble setters.....	1.55	Plumbers, pipe & gas fitters.....	1.875
Shovel and draglines over 4 yards.....	2.20	Mason tenders.....	1.55	Power equipment operators: Same as King County.	
Road roller (grade surfacing).....	1.35	Mortar mixers.....	1.55	Roofers, composition.....	1.50
Road roller (finishing high-type pavement).....	1.65	Painters, brush.....	1.61	Sheet metal workers.....	1.825
Trench machines.....	1.75	Painters, sign.....	1.75	Soft floor layers (linoleum).....	1.595
Loaders, bucket or belt type.....	1.50	Plasterers.....	1.75	Stone masons.....	1.975
Scoopmobile and similar loaders.....	1.50	Plasterers' tenders.....	1.55	Tile setters.....	1.725
Traxcavator and similar loaders.....	1.70	Plumbers.....	1.65	Truck drivers: Same as King Coun- ty (Building, heavy, and high- way).	
Drillers, churn or core.....	1.70	Power equipment operators: Same as Pierce County (building, heavy and highway operating engineers).		Whitman County:	
Rock crusher.....	1.60	Roofers.....	1.625	Power equipment operators: Same as Spokane County (operating engineers).	
Pumps and compressors.....	1.50	Sheet metal workers.....	1.625	Truck drivers: Same as Spokane County, heavy and highway con- struction.	
Finishing machine, concrete pave- ment.....	1.50	Steam fitters.....	1.65	Yakima County:	
Concrete mixers.....	1.50	Stone masons.....	1.845	Western half of county:	
Heavy duty mechanic and welder.....	1.70	Terrazzo workers.....	1.45	Truck drivers—Same as King County.	
Foreman, per day over scale.....	1.00	Tile setters.....	1.45	Power equipment operators— Same as King County.	
Gardner mixer.....	1.75	Truck drivers: Same as King County (building, heavy and highway).		Eastern half of county (lying east of the 120th meridian):	
Asphalt plant engineer.....	1.60	Wahkiakum County.		Truck drivers—Same as Spokane County.	
Asphalt mixers, Adnun, Yeager, etc.....	1.60	Walla Walla County:		Power equipment operators— Same as Spokane County.	
Asphalt pavers, Barber-Greene, etc.....	1.60	Air tool operators (jackhammer- men, vibrator).....	1.35	Dredging construction	
Oil distributor (leverman).....	1.60	Asbestos workers.....	1.67	Assistant engineer, electric, steam or booster pump.....	\$1.625
Retort operator or fireman.....	1.50	Asbestos workers' helpers.....	1.125	Fireman.....	1.45
Pugmixer or spreader box.....	1.50	Boilermakers.....	1.75	Oiler.....	1.45
Burnerman or drier.....	1.50	Boilermakers' helpers.....	1.50		
Bagley scraper.....	1.35	Bricklayers.....	2.00		
Roofers.....	1.375	Carpenters, journeymen.....	1.625		
Soft floor layers (linoleum).....	1.40	Cement finishers.....	1.625		
Steam fitters.....	1.75	Electricians.....	1.75		
		Firemen and oilers.....	1.25		
		Glaziers.....	1.25		
		Iron workers, structural.....	1.80		

Dredging construction	
Statewide rates—Continued.	
Leverman	\$1.875
Mates	1.525
Asst. mate (deckhand)	1.25
Engineer welder	1.725
Craneman	1.725

Building, heavy, and highway construction	
Coulee City—Grant County:	
Air tool operator (jackhammer-men, vibrator)	\$1.35
Asbestos workers	1.67
Blacksmiths	1.55
Blacksmiths' helpers	1.25
Base floor machine operators, cement floor only	1.35
Bricklayers	2.00
Carpenters, journeymen	1.625
Dryermen (cement finishers) tenders	1.35
Cement finishers	1.80
Drillers and chippers	1.35
Electricians	1.75
Elevator constructors	1.81
Elevator constructors' helpers	1.27
Iron workers, structural	1.69
Iron workers, ornamental	1.69
Iron workers, reinforcing	1.50
Laborers, handling concrete blocks	1.35
Laborers, concrete and fine grade crews	1.25
Laborers, unskilled	1.15
Lathers	1.80
Machinists	1.60
Machinists' helpers	1.15
Mixing cement, wet or dry	1.35
Men working on swinging scaffolds	1.35
Mason tenders	1.35
Pneumatic machine operators	1.35
Painters, brush	1.75
Painters, spray	1.75
Pipe fitters	1.65
Pipe fitters' helpers	1.15
Non-metallic, clay and concrete pipe layers	1.35
Plasterers	1.95
Plumbers	1.65
Powderman	1.50
Power equipment operators—same as Spokane County	
Sheet metal workers	1.50
Steam fitters	1.65
Truck drivers: Same as Spokane County	
Shelton—Mason County:	
Air tool operators (jackhammer-men, vibrator)	1.40
Asbestos workers	1.775
Blacksmiths	1.50
Blacksmiths' helpers	1.25
Boilermakers	1.75
Boilermakers' helpers	1.50
Bricklayers	1.845
Carpenters, journeymen	1.675
Cement finishers	1.50
Electricians	1.68
Firemen and oilers	1.55
Glaziers	1.365
Iron workers, structural	1.875
Iron workers, ornamental	1.875
Iron workers, reinforcing	1.675
Laborers, building	1.325
Laborers, concrete	1.375
Lathers	1.875
Marble setters	1.55
Mason tenders	1.575
Painters, brush	1.725
Painters, sign	1.975
Painters, spray	2.18
Piledrivermen	1.725
Piledriver boommen	1.775
Plasterers	1.75
Plasterers' tenders	1.575
Plumbers	1.875
Power equipment operators: Same as King County	
Roofers	1.675
Sheet metal workers	1.825
Steam fitters	1.875
Stone masons	1.845
Terrazo workers	1.45

Building, heavy, and highway construction	
Shelton—Mason County—Con. construction	
Tile setters	\$1.45
Truck drivers: Same as King County	

Petros and Okanogan—Okanogan County:	
Air tool operators (jackhammer-men, vibrator)	1.35
Asbestos workers	1.67
Blacksmiths	1.50
Blacksmiths' helpers	1.00
Boilermakers	1.75
Boilermakers' helpers	1.50
Bricklayers	2.00
Carpenters, journeymen	1.625
Cement finishers	1.80
Electricians	1.75
Firemen and oilers	1.25
Glaziers	1.55
Iron workers, structural	1.875
Iron workers, ornamental	1.875
Iron workers, reinforcing	1.675
Laborers, unskilled	1.15
Lathers:	
Okanogan	1.80
Petros	1.75
Marble setters	1.75
Mason tenders	1.35
Mortar mixers	1.35
Painters, brush	1.55
Painters, sign	1.65
Painters, spray	1.75
Plasterers	1.925
Plasterers' tenders	1.35
Plumbers	1.65
Power equipment operators. (See Spokane County.)	
Roofers	1.375
Sheet metal workers	1.50
Soft floor layers (linoleum)	1.55
Steam fitters	1.65
Stone masons or cutters	1.75
Terrazzo workers	1.60
Tile setters	1.60
Truck drivers. (See Spokane County.)	
Grand-View and Sunnyside—Yakima County:	
Air tool operators (jackhammer-men, vibrator)	1.35
Asbestos workers	1.775
Blacksmiths	1.50
Boilermakers	1.75
Boilermakers' helpers	1.50
Bricklayers	2.00
Carpenters, journeymen	1.625
Cement finishers	1.625
Electricians	1.75
Firemen and oilers	1.55
Glaziers	1.40
Iron workers, structural	1.875
Iron workers, ornamental	1.875
Iron workers, reinforcing	1.675
Laborers, unskilled	1.15
Lathers	1.75
Marble setters	1.50
Mason tenders	1.35
Mortar mixers	1.35
Painters, brush	1.40
Painters, spray	1.65
Painters, structural steel	1.65
Plasterers	1.875
Plasterers' tenders	1.35
Plumbers	1.65
Power equipment operators: Same as King County	
Roofers	1.545
Sheet metal workers' helpers	1.50
Soft floor layers (linoleum)	1.40
Steam fitters	1.65
Stone masons	2.00
Terrazzo workers	1.35
Tile setters	1.35
Truck drivers: Same as King County	

(56 Stat. 765 U. S. C. 961; E. O. 9250, 7 F. R. 7871; E. O. 9381, 8 F. R. 13083; E. O. 9672, 11 F. R. 221; E. O. 9697, 11

F. R. 1691; Reg. Dir. of Ec. Stab. dated March 8, 1946, 11 F. R. 2517; G. O. 13 of the NWSB, 8 F. R. 14039; Organization and jurisdiction of the NWSB, 11 F. R. 5820; Regs. Governing Wage Controls in the Bldg. & Construction Industry, 11 F. R. 8671)

B. M. JOFFE,
Executive Director.

[F. R. Doc. 46-18385; Filed, Oct. 11, 1946; 8:45 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—Civilian Production Administration

AUTHORITY: Regulations in this chapter unless otherwise noted at the end of documents affected, issued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236, 56 Stat. 177, 58 Stat. 827, and Public Laws 270 and 475, 79th Congress; Public Law 388, 79th Congress; E. O. 9024, 7 F. R. 329; E. O. 9040, 7 F. R. 527; E. O. 9125, 7 F. R. 2719; E. O. 9599, 10 F. R. 10155; E. O. 9638, 10 F. R. 12591; C. P. A. Reg. 1, Nov. 5, 1945, 10 F. R. 13714; Housing Expediter's Priorities Order 1, Aug. 27, 1946, 11 F. R. 9507.

DELEGATION OF AUTHORITY FROM OFFICE OF HOUSING EXPEDITER WITH RESPECT TO CAST IRON SOIL PIPE

CROSS REFERENCE: For assignment of responsibilities to the Civilian Production Administration regarding Housing Expediter Premium Payments Regulation No. 8, cast iron soil pipe, by the office of Housing Expediter, see Title 24, Chapter VIII, *supra*.

PART 1010—SUSPENSION ORDERS

[Suspension Order S-983]

APEX BATTERY MFG. CO.

Bernard Sweet, Herman J. Jaffe, and Frank Butler, partners, doing business as Apex Battery Manufacturing Company at 4714-16 West Kinzie Street, Chicago, Illinois, are engaged in the business of manufacturing automotive SLI type storage batteries. During the first, second and third quarters of 1945 and the first quarter of 1946 they used in the manufacture of storage batteries 510,882 pounds of lead in excess of their quota for these quarters as established by the provisions of General Preference Order M-38. The partners were familiar with the provisions of Order M-38 and their actions constituted wilful violations of that order. These violations have diverted critical materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, it is hereby ordered that:

§ 1010.983 Suspension Order No. S-983. (a) During the fourth quarter of 1946 and the first, second and third quarters of 1947, Bernard Sweet, Herman J. Jaffe and Frank Butler shall reduce their use of lead in the manufacture of storage batteries by 100,000 pounds per quarter less than they would otherwise be entitled to under the provisions of General Preference Order M-38.

(b) Nothing contained in this order shall be deemed to relieve Bernard Sweet,

Herman J. Jaffe and Frank Butler from any restriction, prohibition or provision contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

(c) The restrictions and prohibitions contained herein shall apply to Bernard Sweet, Herman J. Jaffe and Frank Butler, doing business as Apex Battery Manufacturing Company, or under any other name, their successors and assigns or persons acting on their behalf. Prohibitions against the taking of any action include the taking indirectly as well as directly of any such action.

Issued this 10th day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-18532; Filed, Oct. 10, 1946;
4:44 p. m.]

PART 1010—SUSPENSION ORDERS

[Suspension Order S-993]

M'CULLY AND GYRION

On or about May 3, 1946, Ross R. Wilson of Kalispell, Montana, without authorization from the Civilian Production Administration began the construction of a building at 330 First Avenue West, Kalispell, Montana, to be used as a bowling alley, restaurant, club and fraternity rooms. On or about June 10, 1946, title to the premises was transferred by Wilson to Progressive Builders, a corporation. The actual construction was contracted by Wilson and Progressive Builders to Alfred M. McCully and Fred Gyrion, co-partners doing business as McCully & Gyrion, Kalispell, Montana. The beginning and carrying on of this construction without authorization at an estimated cost of approximately \$125,000 constituted a wilful violation of Veterans' Housing Program Order No. 1. This violation has diverted scarce materials to uses not authorized by the Civilian Production Administration. In view of the foregoing, it is hereby ordered that:

§ 1010.993 *Suspension Order No. S-993.* (a) Neither Progressive Builders, Ross R. Wilson, Alfred M. McCully and Fred Gyrion, doing business as McCully & Gyrion, their successors or assigns, nor any other person shall do any further construction on the bowling alley, restaurant, and club rooms located at 330 First Avenue West, Kalispell, Montana, including putting up, completing or altering the structures, unless hereafter authorized in writing by the Civilian Production Administration.

(b) Progressive Builders and Ross R. Wilson, Alfred M. McCully and Fred Gyrion, doing business as McCully & Gyrion, shall refer to this order in any application or appeal which they may file with the Civilian Production Administration, relating to the above-mentioned premises.

(c) Nothing contained in this order shall be deemed to relieve Progressive

Builders and Ross R. Wilson, Alfred M. McCully and Fred Gyrion, doing business as McCully & Gyrion, their successors and assigns from any restriction, prohibition or provision contained in any other order or regulation of the Civilian Production Administration, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 10th day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

[F. R. Doc. 46-18531; Filed, Oct. 10, 1946;
4:44 p. m.]

PART 1042—IMPORTS OF STRATEGIC MATERIALS¹

[General Imports Order M-63, as Amended
Oct. 11, 1946]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain imported materials for defense, for private account, and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 1042.1 *General Imports Order M-63—(a) Definitions.* For the purposes of this order:

(1) "Person" means any individual, partnership association, business trust, corporation, or any organized group of persons, whether or not incorporated.

(2) "Owner" of any material means any person who has any property interest in such material except a person whose interest is held solely as security for the payment of money.

(3) "Consignee" means the person to whom a material is consigned at the time of importation.

(4) "Import" means to transport in any manner into the continental United States from any foreign country or from any territory or possession of the United States. It includes shipments into a free port, free zone, or bonded custody of the United States Bureau of Customs (bonded warehouse) in the continental United States and shipments into the continental United States for processing or manufacture in bond for exportation. It does not include shipments in transit in bond through the continental United States without processing or manufacture, to Canada, Mexico or any other foreign country, or shipments through a free port or free zone to a foreign country without processing or manufacture.

(5) [Deleted Mar. 1, 1946.]

(6) Material shall be deemed "in transit" if it is afloat, if on a board ocean bill of lading has actually been issued with respect to it, or if it has actually been delivered to and accepted by a rail, truck, or air carrier, for transportation to a point within the continental United States.

(7) "Governing date" with respect to any material means the date when such

¹ Certain food items formerly on Lists I, II, and III are now subject to import control in accordance with War Food Administration Order 63.

material first became subject to General Imports Order M-63.

(b) *Restrictions on imports of materials—(1) General restriction.* No person, except as authorized in writing by the Civilian Production Administration shall purchase for import, import, offer to purchase for import, receive, or offer to receive on consignment for import, or make any contract or other arrangement for the importing of, any material subject to this order after the governing date. The foregoing restrictions shall apply to the importation of any material subject to the order regardless of the existence on the governing date or thereafter of any contract or other arrangement for the importation of such material. The materials subject to this order are those listed from time to time upon Lists A attached hereto.

(2) *Authorization by Civilian Production Administration.* Any person desiring such authorization, whether owner, purchaser, seller, or consignee of the material to be imported, or agent of any of them, shall make application therefor in duplicate on Form CPA-1041 addressed to the Civilian Production Administration Ref: M-63, Washington 25, D. C. Unless otherwise expressly permitted, such authorization shall apply only to the particular material and shipment mentioned therein and to the persons and their agents concerned with such shipment; it shall not be assignable or transferable either in whole or in part.

(3) *Restrictions on financing of imports.* No bank or other person shall participate, by financing or otherwise, in any arrangement which such bank or person knows or has reason to know involves the importation after the governing date of any material subject to this order, unless such bank or person either has received a copy of the authorization issued by the Civilian Production Administration under the provisions of paragraph (b) (2) or is satisfied from known facts that the proposed transaction comes within the exceptions set forth in paragraph (b) (4).

(4) *Exceptions.* Unless otherwise directed by the Civilian Production Administration, the restrictions set forth in this paragraph (b) shall not apply:

(i) To the Reconstruction Finance Corporation, U. S. Commercial Company, Commodity Credit Corporation, or any other United States governmental department, agency, or corporation, or any agent acting for any such department, agency or corporation; or

(ii) To any material of which any United States governmental department, agency, or corporation is the owner at the time of importation, or to any material which the owner at the time of importation had purchased or otherwise acquired from any United States governmental department, agency, or corporation; or

(iii) To any material which on the governing date was in transit to a point within the continental United States.

(iv) [Deleted Mar. 30, 1944]

(v) To any material consigned as a gift or imported for personal use where the value of each consignment or shipment is less than \$100.00: or to any

material consigned or imported as a sample where the value of each consignment or shipment is less than \$25.00; or to any used material in the category of household goods imported by the owner for his own personal use; or

(vi) To materials consigned as gifts for personal use by or to members of the Armed Services of the United States; or

(vii) [Deleted Nov. 13, 1944.]

(viii) To manufactured materials which are imported in bond solely for the purpose of having them repaired and then returned to the owner outside the continental United States; or

(ix) To materials which were grown, produced, or manufactured in the continental United States, and which were shipped outside the continental United States on consignment or pursuant to a contract of purchase, and which are now returned as rejected by the prospective purchaser; or

(x) [Deleted July 16, 1946.]

(xi) [Deleted July 1, 1946.]

(c) *Criteria for adding materials to List A.* Materials are put on List A and made subject to the restrictions of General Imports Order M-63 only if they qualify under one of the following criteria:

(1) Control of the import of the material is necessary to implement an international allocation to which the United States is a party; or

(2) Control of the import of the material is necessary to implement a government purchase program.

(d) [Deleted June 4, 1945.]

(e) *Restrictions on distribution of List A materials.* Unless otherwise provided by the terms of the authorization issued pursuant to paragraph (b) (2), any material on List A which is imported in accordance with the provisions of this order after the governing date, may be sold, delivered, processed, consumed, purchased, or received without restriction under this order, but all such transactions shall be subject to all applicable provisions of the regulations of the Civilian Production Administration and to all orders and directions of the Civilian Production Administration which now or hereafter may be in effect with respect to such material.

(f) *Reports.*—(1) *Reports on customs entry.* No material which is imported [as defined in paragraph (a) (4)] after the governing date, including materials imported by or for the account of the Reconstruction Finance Corporation, U. S. Commercial Company, Commodity Credit Corporation or any other United States governmental department, agency or corporation, shall be entered through the United States Bureau of Customs for any purpose, unless the person making the entry shall file with the entry Form CPA-1040 in duplicate. The filing of such form a second time shall not be required upon any subsequent entry of such material through the United States Bureau of Customs for any

purpose; nor shall the filing of such form be required upon the withdrawal of any material from bonded custody of the United States Bureau of Customs, regardless of the date when such material was first transported into the continental United States. Both copies of such form shall be transmitted by the Collector of Customs to the Civilian Production Administration, Imports Division, Ref.: M-63, Washington 25, D. C.

(2) *Other reports.* All persons having any interest in, or taking any action with respect to, any material imported after the governing date, whether as owner, agent, consignee, or otherwise, shall file such other reports as may be required from time to time by the Civilian Production Administration.

(3) *Exceptions.* The provisions of this paragraph (f) shall not apply to materials imported and consigned as gifts for personal use by or to members of the Armed Services of the United States.

(g) *Routing of communications.* All communications concerning this order shall, unless otherwise herein directed be addressed to: Civilian Production Administration, Washington 25, D. C. Ref.: M-63.

(h) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or who furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority assistance. In addition, the Civilian Production Administration may direct the disposition and use of any material which is imported without authorization as required by paragraph (b).

(i) *Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the priorities regulations of the Civilian Production Administration as amended from time to time.

(j) *Effect on liability of removal of material from order.* The removal of any material from the order shall not be construed to affect in any way any liability for violation of the order which accrued or was incurred prior to the date of removal.

Issued this 11th day of October 1946.

CIVILIAN PRODUCTION
ADMINISTRATION,
By J. JOSEPH WHELAN,
Recording Secretary.

LIST A

The numbers listed after the following materials are commodity numbers taken from Schedule A, Statistical Classification of Imports of the Department of Commerce (Issue of January 1, 1943). Materials are included in the list to the extent that they are covered by the commodity numbers listed below. If no commodity number is listed the description given shall control.

NOTE: Table amended Oct. 11, 1946.

Material	Commerce Import Class No.	Governing date
Agave fibers, unmanufactured, not elsewhere specified on this order (except flume tow and bagasse waste)	N. S. C.	8/5/43
Antimony ore (incl. concentrates)	6650.000	10/11/46
Antimony, needle or liquated	6651.000	10/11/46
Antimony, as regulus or metal	6651.100	10/11/46
Antimony alloys, containing 50 percent or more by weight of antimony	N.S.C.	10/11/46
Lead:		
Bullion or base bullion	6504.000	1/2/46
Pigs and bars	6505.000	1/2/46
Reclaimed, scrap, dross, and lead n. s. p. f., except antimonial	6505.100	1/2/46
Babbitt metal and solder	6506.100	1/2/46
Alloys and combinations of lead, n. s. p. f., in chief value of lead	6506.500	1/2/46
Alloys and combinations of lead, n. s. p. f., not in chief value of lead	6506.900	1/2/46
Type metal and antimonial lead	6507.000	1/2/46
Maguey or cantals, unmanufactured	3400.200	1/18/43
Manila or abaca fiber (except T grade tow)	3402.300	4/28/43
Manila or abaca tow (T grade only)	3402.500	4/28/43
Molasses and sugar sirup	1640.000	7/2/42
Sisal and henequen, unmanufactured (except flume tow and bagasse waste)	N. S. C.	1/18/43
Tin:		
Alloys, chief value tin, n. s. p. f. (including alloy scrap)	6551.900	11/30/45
Bars, blocks, pigs, grain or granulated	6551.800	11/30/45

N. S. C.—No separate class or commodity number has been assigned for the material as described by the Department of Commerce, Statistical Classification of Imports.

INTERPRETATION 1: Revoked June 4, 1945.

INTERPRETATION 2

The following official interpretation is hereby issued by the Civilian Production Administration with respect to the meaning of the term "in transit" as defined in paragraph (a) (6) of General Imports Order M-63 (§ 1042.1) as amended.

By amendment dated December 17, 1942, the definition of material "in transit" was changed by adding the following clause, "or if it has actually been delivered to and accepted by a rail, truck, or air carrier for transportation to a point within the continental United States." The question has been raised as to the meaning of the term as applied to a case where the material on the governing date had been delivered to and accepted by a rail, truck, or air carrier on a through bill of lading for transportation to a specified port and from thence by boat to a point within the continental United States.

The material in the stated case is not deemed to be in transit within the meaning of the term as used in the order. If the material is to be carried to the port of arrival in the continental United States by ship the material must have been afloat, or an on board ocean bill of lading must have been issued with respect to it on the governing date in order for it to be considered as having been in transit on such date.

Material which has been delivered to and accepted by a rail, truck, or air carrier on the governing date for transportation to a point within the continental United States is deemed to be in transit within the meaning of the term as used in the order only when the transportation specified in the bill of lading issued by such carrier calls for delivery of the material at the port of arrival in the continental United States by rail, truck, or air carrier, not by ship. (Issued March 5, 1943.)

INTERPRETATION 3: Revoked June 4, 1945.

[F. R. Doc. 46-18575; Filed, Oct. 11, 1946; 11:37 a. m.]

Chapter XI—Office of Price Administration

PART 1305—ADMINISTRATION

[SO 132, Amdt. 60³ (§ 1305.159)]

EXEMPTION AND SUSPENSION FROM PRICE CONTROL OF CERTAIN FOODS, GRAINS AND CEREALS, FEEDS, TOBACCO AND TOBACCO PRODUCTS, AGRICULTURAL CHEMICALS, INSECTICIDES AND BEVERAGES

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.

In section 1 (a) (2) the following commodity is added in alphabetical order: "Green olives, canned (domestic)".

This amendment shall become effective October 11, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 60 to Supplementary Order 132

The accompanying amendment to Supplementary Order 132 exempts from price control sales of domestic green olives. The effect of this amendment will be to remove price control on all domestic olives since domestic ripe olives were exempted from price control by Amendment 37 to Supplementary Order 132.

The Price Administrator has been advised by processors of domestic green olives that the industry is in a hardship position and that price relief is necessary. This commodity has been subject to price control under the General Maximum Price Regulation and no adjustments in prices have been made prior to this time. The Price Administrator has no information, and such information is not readily available, under which adjustments in the maximum prices of domestic green olives could be made under the standards applicable to such action. Since it would take time and effort to secure the necessary data to make adjustments in the maximum prices which is entirely disproportionate to the importance of the commodity in the stabilization program, the Price Administrator has decided to exempt it from price control.

Domestic green olives are insignificant in the cost of living. They constitute less than 1/2 of the total supply of green olives consumed in the United States, the total pack of which is valued at about 70 million dollars at the retail level. Imported green Spanish olives remain subject to the maximum prices which were established by Supplement 18. The level of prices established for imported green Spanish olives by that supplement is substantially higher than the level of prices under the General Maximum Price Regulation under which the commodity was formerly priced. It is the judgment of the Price Administrator that prices for

domestic green olives are not likely to rise above the level of prices established for imported green Spanish olives by Supplement 18. If they should rise above that level the Price Administrator will be prepared to reinstate ceiling prices.

[F. R. Doc. 46-18547; Filed, Oct. 11, 1946; 11:16 a. m.]

PART 1305—ADMINISTRATION

[SO 166, Amdt. 3]

SUSPENSION AND EXEMPTION FROM PRICE CONTROL OF CERTAIN PETROLEUM PRODUCTS

A statement of the considerations involved in the issuance of this amendment issued simultaneously herewith, has been filed with the Division of the Federal Register.

Supplementary Order No. 166 is hereby amended in the following respects:

Section 1 (a) is amended by adding the following petroleum products immediately following item 22:

23. Wax emulsions.
24. Asphalt Sealers.
25. Asphalt Deadeners.
26. Asphalt Mortar.
27. Gilsontite Blends.
28. Petroleum Rust preventives.
29. Roofing mastics.
30. Floor mastics.
31. Pipe coating mastics.
32. Body protector.
33. Cable core and cable insulation compounds.
34. Bituminous plastics.
35. Tree surgery compounds.
36. Bituminated cork mixtures.
37. Clay pigeons.
38. Automotive Board.
39. Potting compound.
40. Asphalt Vibration Dampeners.

This amendment shall become effective October 11, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of Considerations Involved in the Issuance of Amendment No. 3 to Supplementary Order No. 166

Section 1A (d) (4) of the Emergency Price Control Act of 1942, as amended, prohibits the Administrator from imposing or maintaining price controls with respect to petroleum or petroleum products processed or manufactured in whole or substantial part from petroleum. The question was raised as to what products of petroleum were removed from price control and as to what products of petroleum remained subject to price control by this wording of the act. An interpretation was, therefore, issued stating that a product to qualify as an exempted product must be a petroleum product and concluded that to qualify as a petroleum product the product must be predominantly manufactured or processed by petroleum refiners, compounders, or blenders. The interpretation further stated that by predominantly was meant that more than 50% of the volume of the product must be manufactured or processed

by petroleum refiners, compounders, or blenders.

The result is that a considerable number of commodities which are processed or manufactured in some degree from petroleum or products of petroleum remain subject to price control.

A considerable number of these commodities which remain subject to price control are significant either in business or living costs. Some items within these commodity groups are, however, in themselves unimportant and present pricing problems entirely disproportionate to their impact upon the economy. In the present action, the Administrator removes controls with respect to a number of such miscellaneous items. The suspension of these products from price control in the judgment of the Administrator will be consistent with the avoidance of a cumulative and dangerous unstabilizing effect.

[F. R. Doc. 46-18545; Filed, Oct. 11, 1946; 11:16 a. m.]

PART 1305—ADMINISTRATION

[Rev. SO 44, Amdt. 4]

DESIGNATED COMMODITIES IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

1. Section 1305.56 (a) is amended by: a. Changing the opening paragraph thereof to read as follows:

(a) Notwithstanding the provisions of any price regulation or supplementary order heretofore or hereafter issued by the Office of Price Administration, no such regulation or order shall be applicable to the Territory of Hawaii except the following, which are hereby adopted and affirmed to be applicable to the Territory of Hawaii:

b. Deleting the following price regulations:

- Maximum Price Regulation 111.
- Revised Maximum Price Regulation 139.
- Maximum Price Regulation 140.
- Maximum Price Regulation 372.

c. Adding the following supplementary orders:

Supplementary Order 121—Sales of Commodities by Government Agencies and Resales Thereof in the Territories and Possessions of the United States.

Supplementary Order 126—Exemption and Suspension of Certain Articles of Consumer Goods from Price Control.

Supplementary Order 129—Exemption and Suspension from Price Control of Machines, Parts, Industrial Materials and Services.

Supplementary Order 132—Exemption and Suspension from Price Control of Certain Foods, Grains and Cereals, Feeds, Tobacco and Tobacco Products, Agricultural Chemicals, Insecticides and Beverages.

Supplementary Order 166—Suspension and Exemption from Price Control of Certain Fuel Products and Services.

Supplementary Order 173—Exemption from Price Control of New Commodities.

Supplementary Order 184—Suspension from Certain Imported Commodities from Price Control.

³ 10 F. R. 14954, 15170; 11 F. R. 296, 297, 881, 1102, 1467, 2378, 2640, 2989, 2927, 3247, 3396, 4021, 4090, 4861, 5066, 5353, 5598, 5599, 5539, 5650, 5740, 5868, 5781, 6232, 6606, 6863, 7185, 8446, 8534, 8647, 8643, 8827, 8864, 9032, 9031, 9189, 9349, 9447, 9525, 9526, 9850, 10704, 1003, 10116

2. Section 1305.56 (b) is amended by adding new subparagraphs (2), (3), (4), (5) and (6) to read as follows:

(2) Maximum Price Regulation 140—Sanitary Napkins and Tampons: *Provided*, That landing costs may be added to the maximum price.

(3) Revised Maximum Price Regulation 139—Used Household Mechanical Refrigerators: *Provided*, That transportation charges in the following applicable amounts may be added to the maximum price:

Capacity (interior measurement):	
4 cu. ft. or less.....	\$12.00
Over 4 cu. ft. to 5 cu. ft., inclusive..	13.00
Over 5 cu. ft. to 6 cu. ft., inclusive..	15.00
Over 6 cu. ft. to 7 cu. ft., inclusive..	16.00
Over 7 cu. ft.....	17.00

(4) Maximum Price Regulation 372—Used Domestic Washing Machines: *Provided*, That transportation charges in the following applicable amounts may be added to the maximum price:

Wringer type.....	\$10.50
Spinner type.....	14.00
Small Automatic.....	13.00
Large Automatic.....	15.00

(5) Maximum Price Regulation 393—Packaged Cosmetics: *Provided*, That landing costs may be added to the maximum price.

(6) Revised Maximum Price Regulation 528—Tires and Tubes, Recapping and Repairing, and Certain Repair Materials: *Provided*, That the provisions of section 18 thereof shall not apply. (Maximum Prices for recapped tires and recapping are established by Revised Maximum Price Regulation 373.)

3. In paragraphs (c), (d), and (e) of § 1305.56 the word "schedule" is changed to "supplementary order."

4. Paragraphs (f), (g) and (h) of § 1305.56 are revoked.

5. Section 1305.56 (f) is added to read as follows:

(f) The phrase "State or subdivision thereof," when used in any regulation or order listed in paragraph (a) or (b) shall, for the purposes of this order, be deemed to read, "Territory of Hawaii or subdivision thereof."

6. Section 1305.56 (g) is added to read as follows:

(g) *Definitions*. As used herein the term:

(1) "Price regulation" means a price schedule effective in accordance with the provisions of section 206 of the Emergency Price Control Act of 1942, a maximum price regulation or temporary maximum price regulation issued by the Office of Price Administration, or any order issued pursuant to any such regulation or schedule.

(2) "Landing costs" means the total of the following amounts:

(i) An amount equal to the transportation charges, if any, actually incurred by the purchaser for transportation from the mainland point at which the purchaser received delivery to the mainland port of shipment (including Federal transportation tax and terminal

charges) not in excess of public (common or contract) carrier rates.

(ii) An amount equal to the mainland storage charges and insurance in connection therewith actually incurred by the purchaser. The charges for storage and insurance in connection therewith in excess of six months shall not be included.

(iii) An amount equal to cartage charges actually incurred by the purchaser for cartage from warehouse to dock in port of shipment, not in excess of public (common or contract) carrier rates.

(iv) An amount equal to charges for ocean freight, war risk and marine insurance actually incurred by the purchaser, and there may be included in this amount Territorial tolls and tonnage tax as shown on the bill of lading. However, the amount by which any cost of war risk insurance exceeds the rates charged by the War Shipping Administration shall not be included, but the type of coverage is at the discretion of the buyer and seller.

(v) An amount equal to cartage charges in the port of entry, except Honolulu, in the Territory of Hawaii from dock to the establishment of the purchaser, computed at a rate not in excess of \$1.20 per ton weight or measurement; *Provided*, That the commodity is moved from a dock at the purchaser's expense.

(vi) At the Port of Honolulu an amount equal to cartage charges from dock to establishment of purchaser not to exceed the maximum prices established by Supplementary Service Regulation No. 61 to Revised Maximum Price Regulation 165.

(vii) In cases where the article has been shipped from one island to another island in the Territory of Hawaii, the following additional charges may be included in landing costs: an amount equal to the actual transportation costs to be computed in accordance with the applicable provisions of subdivisions (3), (4) and (5).

This amendment shall become effective as of August 19, 1946.

Issued this 11th day of October, 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 4 to Revised Supplementary Order No. 44

By the accompanying amendment to Revised Supplementary Order 44, the exemption and suspension of certain commodities and services under Supplementary Orders 126, 129, 132, 166, 173 and 184 are made applicable to the Territory of Hawaii. This action will have the effect of making additional exemptions and suspensions of commodities and services in the continental United States under these supplementary orders simultaneously effective in the Territory, and the additional administrative burden of adding such further exemptions and suspensions by amending Revised Supplementary Order 138 will be eliminated. This action is consistent with the re-

cently improved movement of supplies from the mainland into the Territory of Hawaii brought about by increased production in the United States and the release of bottom space for commercial shipping since the termination of hostilities. If, however, it is deemed advisable to retain price controls in the Territory of Hawaii for any commodity or service hereafter decontrolled in the mainland, appropriate action will be taken under this supplementary order to except such commodity from the operation of these decontrol orders. At the same time, Revised Supplementary Order 138 is continued in effect in order to provide for removal of controls on locally produced commodities and services in appropriate cases.

This amendment also removes Maximum Price Regulation 111 from applicability in the Territory of Hawaii. This regulation, which covers sales of new household vacuum cleaners and attachments, has been superseded by Supplement 6 to Territorial Consumer Goods Regulation 1, effective September 16, 1946.

Revised Maximum Price Regulation 139 and Maximum Price Regulations 140 and 372 have been removed from paragraph (a), which makes certain regulations fully applicable to the Territory of Hawaii, and together with Maximum Price Regulation 393 are now included under paragraph (b), which provides for the adoption of certain regulations with modifications. The methods for determining maximum prices for the commodities covered by the aforementioned regulations, which were previously provided under sections 29, 36, 41 and 33, respectively, of RMPR 373, have been carried over in this supplementary order. This amendment does not, therefore, alter the ceiling prices in effect for these commodities but merely collates the previous provisions under RMPR 373 into this supplementary order. The sections in RMPR 373 which are superseded by this action have accordingly been revoked.

Revised Maximum Price Regulation 528 is also made applicable to the Territory of Hawaii except as it relates to recapped tires and recapping. New tires and tubes, used tires and tubes, recapping and repairing have previously been priced under RMPR 373. However, since all prices under RMPR 373, except recapped tires and recapping, have been identical to the maximum prices established in RMPR 528, this action will reduce the administrative workload and make price revisions under RMPR 528 operate simultaneously in the Territory.

Three obsolete paragraphs have been deleted and two clarifying paragraphs have been added by this amendment.

It is the opinion of the Price Administrator that the provisions of this amendment are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and the Executive Orders of the President.

[F. R. Doc. 46-18449; Filed, Oct. 11, 1946; 8:55 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS

[MPR 53, Amdt. 74]

FATS AND OILS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation No. 53 is amended in the following respects:

1. The table of prices in section 16.1 is amended to read as follows:

	Cents per pound
Whale oil, crude No. 1, f.o.b. American ports.....	11.25
Sperm oil, crude, No. 1, f.o.b. American ports.....	7.75
Seal oil, No. 1, f.o.b. American ports.....	8.90
Menhaden, crude, f.o.b. producer's plant, Atlantic coast.....	8.90
Sardine oil, crude, f.o.b. producer's plant, Pacific coast.....	10.40
Sardine oil, hydrogenated 52°, f.o.b. producer's plant, Pacific coast.....	12.40
Light, cold pressed fish oil (Menhaden) fair average quality, delivered.....	12.25
Light, cold pressed fish oil (Sardine) fair average quality, delivered.....	13.75
Herring oil, crude, f.o.b. Seattle.....	8.90

This amendment shall become effective as of October 7, 1946.

Issued this 9th day of October, 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 74 to Maximum Price Regulation No. 53

The present amendment increases Pacific coast sardine (pilchard) oil ceilings by 1.5 cents per pound. Concomitant increases in meal and scrap prices are being made in Amendment 11 to Revised Price Schedule 73.

The Pacific coast sardine (pilchard) industry is made up of about 95 plants, 65 of these plants only produce fish meal and fish oil while about 30 produce meal, oil and canned sardines (pilchards).

A recent accounting survey of twenty reduction plants shows that these increases in oil, meal and scrap ceiling prices are necessary in order to return a reasonable profit to the reduction segment of the Pacific coast sardine (pilchard) industry which has recently absorbed a 36 per cent increase in the price of sardines (pilchards) in addition to labor and other increases.

[F. R. Doc. 46-18450; Filed, Oct. 11, 1946; 8:56 a. m.]

PART 1363—FEEDING STUFFS

[RFS 73, Amdt. 11]

FISH MEAL AND FISH SCRAP

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 1363.12 (a) (1) of Revised Price Schedule 73 is amended to read as follows:

No. 200—5

(1) Schedule of percentages and corresponding prices in seller's new burlap bags:

Unit percentage of protein per ton	Pacific coast per ton	Atlantic coast and gulf coast, per ton
40.....	\$63.50	\$65.50
41.....	64.50	66.50
42.....	66.00	68.00
43.....	67.00	69.00
44.....	68.00	70.00
45.....	69.00	72.00
46.....	70.50	72.50
47.....	71.50	74.00
48.....	72.50	75.00
49.....	74.00	76.50
50.....	75.00	77.50
51.....	76.00	78.50
52.....	77.50	80.00
53.....	78.50	81.00
54.....	79.50	82.50
55.....	81.00	83.50
56.....	82.00	85.00
57.....	83.00	86.00
58.....	84.50	87.00
59.....	85.50	88.50
60.....	86.50	89.50
61.....	88.00	91.00
62.....	89.00	92.00
63.....	90.00	93.00
64.....	91.00	94.50
65.....	92.50	95.50
66.....	93.50	96.50
67.....	94.50	98.00
68.....	96.00	99.50
69.....	97.00	100.50
70.....	98.00	101.50
71.....	99.50	103.00
72.....	100.50	104.00
73.....	101.50	105.50
74.....	103.00	106.50
75.....	104.00	107.50
76.....	105.00	109.00
77.....	106.50	110.00
78.....	107.50	111.50
79.....	108.50	112.50
80.....	110.50	113.50

This amendment shall become effective as of October 7, 1946.

Issued this 9th day of October 1946.

PAUL A. PORTER,
Administrator.

Approved: October 8, 1946.

CLINTON P. ANDERSON,
Secretary of Agriculture.

Statement of the Considerations Involved in the Issuance of Amendment 11 to Revised Price Schedule No. 73

The accompanying amendment increases maximum prices of fish meal and fish scrap by \$7.00 per ton. This increase is being made concurrently with an increase in the maximum price of Pacific Coast sardine oil for the reasons set forth in Amendment 74 to Maximum Price Regulation 53 issued simultaneously herewith. Although these increases are due primarily to the increased cost of Pacific Coast sardines, the Price Administrator is of the opinion that it is not feasible to limit the increase to fish meal or fish scrap produced from such species of fish since all fish meal is priced under the regulation on the basis of protein content rather than on the kind of fish from which it was processed. The Price Administrator believes that it is not advisable at this time to change the pricing method which has been in effect under the regulation.

In the opinion of the Administrator, the accompanying amendment is generally fair and equitable and complies with all other requirements of the Emergency

Price Control Act of 1942, the Stabilization Act of 1942, both as amended, and the applicable Executive Orders.

[F. R. Doc. 46-18435; Filed, Oct. 11, 1946; 8:49 a. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH PRODUCTS

[MPR 209, Amdt. 1]

SALES BY CANNERS OF CALIFORNIA SARDINES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation No. 209 is amended in the following respects:

1. The table of prices in § 1364.212 Appendix A (a) is amended to read as follows:

Container size and type	Description—style of pack	Maximum price per case
No. 1 ovals standard pack.....	Tomato sauce, mustard.	\$5.27
No. 1 ovals standard pack.....	Natural.....	5.15
No. 1 talls standard pack.....	Tomato sauce, mustard.	4.50
No. 1 talls standard pack.....	Natural.....	4.10
8 oz. standard pack.....	Tomato sauce.....	5.99
8 oz. standard pack.....	Natural.....	5.70
5 oz. standard pack.....	Tomato sauce.....	5.30
5 oz. standard pack.....	Natural.....	5.02

2. In § 1364.212, paragraph (e) is added as follows:

(e) If any amendment to this regulation changes a canner's maximum price for any item of canned California sardines, with the first delivery of that item after the effective date of the provision changing the maximum price, the canner shall:

(1) Supply each wholesaler and retailer who purchases the item from him with the following written notice:

NOTICE TO WHOLESALERS AND RETAILERS

Our OPA ceiling price for (describe item by kind, grade, brand, style of pack and container type and size) has been changed under the provisions of Maximum Price Regulation 209. We are authorized to inform you that if you are a wholesaler or retailer pricing this item under Maximum Price Regulation No. 421, 422 or 423, and if we are your customary type of supplier, you must refigure your ceiling price for the item in accordance with the applicable pricing provisions of those regulations (see Section 6 in each case). You must refigure your ceiling price on the first delivery of this item to you on and after (insert effective date of amendment).

For a period of 90 days after the effective date of the provision changing the maximum price, and with the first delivery after the 90-day period to each person who has not made a purchase within that time, the canner shall include in or attach to each box, carton or case containing the item the written notice set forth above on sales to wholesalers. When the item is sold directly to retailers, the notice can be attached to each invoice.

(2) Supply each purchaser of the item who is a distributor other than a wholesaler and retailer with written notice of the establishment of the new maximum price. The notice, which shall be attached to, or stated on, the invoice covering the first delivery to such purchaser after the effective date of the provision changing the maximum price shall read as follows:

NOTICE TO DISTRIBUTORS OTHER THAN WHOLESALESALE AND RETAILERS

Our OPA ceiling price for (describe item by kind, grade, brand, style of pack and container type and size) has been changed from \$----- to \$----- under the provisions of Maximum Price Regulation No. 209. You are required to notify all wholesalers and retailers, for whom you are the customary type of supplier, purchasing the item from you after (insert effective date of the amendment) of any change in your maximum price. This notice must be made in the manner prescribed in subparagraph (1) of this § 1364.212 (e).

This amendment shall become effective October 9, 1946.

Issued this 9th day of October 1946.

PAUL A. PORTER,
Administrator.

Approved:

CLINTON P. ANDERSON,
Secretary of Agriculture.

Statement of the Considerations Involved in the Issuance of Amendment 1 to Maximum Price Regulation 209

The accompanying amendment to MPR 209 increases by 14% canners' prices for canned California sardines (pilchards). It also makes provision for notification of these increased prices to wholesalers, retailers and other distributors so that they may recalculate their maximum prices and pass the increase on to the consumer. The increased price to the consumer will amount to about 1½ cents per 15-ounce can.

This action is a companion action to that discussed in Amendment 74 to MPR 53 and Amendment 11 to RPS 73. The Administrator has found that canners of Pacific coast sardines (pilchards) have been faced with a 36% increase in raw fish costs as well as approved wage increases of about 20%.

The increases in ceiling prices provided in this amendment have been made after consultation with the Department of Agriculture. The Administrator believes that this action will help to maintain continued production and prevent any undue diversion of Pacific coast sardines (pilchards) into oil or meal.

[F. R. Doc. 46-18434; Filed, Oct. 11, 1946; 8:49 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[RMPR 373, Amdt. 107 (§ 1418.151)]

DESIGNATED COMMODITIES IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Sections 19, 19a, 22, 26, 27, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38, 41, 45, 47, 52, 60, 68 and 70 are hereby revoked.

This amendment shall become effective as of August 19, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 107 to Revised Maximum Price Regulation 373

The accompanying amendment revokes twenty-two sections of Revised Maximum Price Regulation 373, for the following reasons:

Section 30 (household mechanical refrigerators) and section 37 (new radio receivers, phonographs, record changers and players) have been superseded by Supplements 5 and 6 to Territorial Consumer Goods Regulation 1.

Section 31 (Hawaiian standard blackout bulbs and motor headlight blackout services) is obsolete since no sales are being made.

Section 34 (candy) establishes a price for one grade of Hester May marshmallows. Maximum prices for all other Hester May candies and marshmallows have been established by letter-order under the General Maximum Price Regulation for Hawaii. For uniformity this single item is also now priced by letter order.

The commodities covered by section 19 (Island fish and seafood), section 19a (prepared fish and seafood and other Hawaiian food items on the Island of Oahu), section 32 ("Kills 'Em Roach Spray"), section 35 (phonograph records and albums), section 38 (lauhala and lauhala products), section 47 (certain shell jewelry manufactured in the Territory of Hawaii), section 52 (textile printing), section 60 (locally produced furniture and bedding), section 68 (fountain pens and mechanical pencils) and section 70 (sales of sandwiches to other than ultimate consumers) have been removed from price control under Revised Supplementary Order 138.

Section 36 (sanitary napkins), section 27 (sales and rentals of used typewriters), section 29 (used refrigerators), section 33 (cosmetics), section 26 (war bicycles) and section 41 (used washing machines) have been superseded by Maximum Price Regulations 140, 162, 139, 372 and 393, respectively, now applicable in the Territory by an amendment to Revised Supplementary Order 44.

Section 22 (petroleum products) is revoked to conform with the decontrol provisions of the Price Control Extension Act of 1946, and section 45 (hauling on the Island of Molokai) is revoked because suitable coverage is provided by other price regulations.

In the judgment of the Price Administrator, the changes effected by this amendment are in accord with and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-18426; Filed, Oct. 11, 1946; 8:45 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[RMPR 373, Amdt. 108 (§ 1418.151)]
DESIGNATED COMMODITIES IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 39 of Revised Maximum Price Regulation 373 is amended in the following respects:

1. Paragraph (b) (2) is amended by substituting for the word "However," which appears at the beginning of the last sentence thereof, the words, "Except as hereinafter provided."

2. Paragraph (a) under Table A is amended to read as follows:

(a) This Table A applies to all retailers of grocery items covered by this section located in the Territory of Hawaii. If the item being priced is not listed in this Table A, then the retailer shall compute his maximum prices in accordance with the provisions set forth in Table B of this section: *Provided, however*, That with respect to the following items the retailer may, at his option, make sales at the specific prices listed in Table A or may calculate his prices by using the appropriate division factor set forth in Table B: all items under commodity classification numbers 5 (Cereals), 14 (Flour, prepared packaged), 15 (Flour, prepared packaged cake), 27 (Paste products), 34 (Seafood, canned), 35 (Soap, laundry), 36 (Soap, toilet), 39 (Spices and extracts), 42 (Syrups, molasses and honey), and 47 (Coffee); and Mustard only under commodity classification number 7 (Condiments and sauces).

3. Commodity classification number 41 under Table A is amended to read as follows:

41 Sugar, granulated white:

	Zone 1 on islands of Oahu, Molokai	All other areas on islands of Oahu, Molokai and Laysan	Zone 1 on island of Maui	All other areas on island of Maui	Zone 1 on islands of Kauai, Hawaii	All other areas on islands of Kauai, Hawaii
100 pounds.....	\$7.58	\$7.38	\$7.25	\$7.05	\$7.84	\$7.64
25 pounds.....	1.96	1.91	1.88	1.83	2.00	1.98
10 pounds.....	.79	.77	.76	.74	.80	.80
5 pounds.....	.40	.39	.39	.37	.40	.40
2 pounds.....	.16	.16	.16	.15	.16	.16
1 pound.....	.08	.08	.08	.08	.08	.08

4. Paragraph (a) under Table B is amended by substituting for the word "However," which appears at the beginning of the second sentence thereof, the words "Except as hereinbefore provided."

This amendment shall become effective as of August 7, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 108 to Revised Maximum Price Regulation 373

As a result of the temporary suspension of all price controls during the period July 1-25, 1946, the continued sus-

pension from controls of certain products thereafter and price adjustments already made on the mainland, wholesale costs for a number of grocery products received in the Hawaiian Islands are fluctuating widely. Many of these items are flat priced at the retail level. The accompanying amendment to section 39 is designed to afford temporary relief to retailers with respect to such items until such time as new specific prices can be established. For cereals, packaged prepared flours, paste products, canned seafood, laundry and toilet soaps, spices and extract, syrups, molasses and honey, coffee and mustard, retailers are permitted the option of using the markup factors provided in Table B of section 39 instead of the dollars-and-cents prices in Table A. This optional pricing method, if used, will restore to retailers the average markups over current costs which were in effect on March 31, 1946, in conformance with the provisions of section 2 (b) of the Emergency Price Control Act of 1942, as amended.

The only other change made by this amendment involves sugar. Retail prices are increased to reflect the advance in producers' prices of 10 cents per cwt. which was made in June under an adjustment on the mainland.

The Administrator is of the opinion that the accompanying amendment is in accord with and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and the Executive Orders of the President.

[F. R. Doc. 46-18441; Filed, Oct. 11, 1946; 8:52 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[RMPR 373, Amdt. 109 (§ 1418.151)]

GROCERY ITEMS IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

The schedule in Table A of section 39 is amended by revising the prices for the items listed under the classification numbers indicated below, to read as follows:

Commodity Classification No.	Grocery item	Ceiling price
19.....	Grape juice, Welch, 1 pt.....	\$0.35
	Pineapple juice:	
	Del Monte, Dole, and Libby, 46 oz. can.....	.32
	Kauai and Hawaii.....	.33
31.....	Welch's Grapelande, 1 lb.....	.28

This amendment shall become effective as of September 7, 1946.

Issued this 11th day of October, 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 109 to Revised Maximum Price Regulation 373

The accompanying amendment increases the maximum retail prices of cer-

tain grocery items. Welch's Grape Juice is raised from 31¢ to 35¢ a pint, and Welch's Grapelande from 27¢ to 28¢ per pound. Both of these adjustments are necessary due to the recent increase in freight rates.

The prices of Del Monte, Dole and Libby pineapple juice (46 oz. can) are increased from 30¢ to 32¢ on Oahu, and from 31¢ to 33¢ on Kauai and Hawaii. These increases are necessitated by the withdrawal of the manufacturer's promotional allowance which resulted in increased wholesale costs.

The new prices are found to be in accord with the Emergency Price Control Act of 1942, as amended.

[F. R. Doc. 46-18442; Filed, Oct. 11, 1946; 8:53 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS
[RMPR 373, Amdt. 110 (§ 1418.151)]

BREAD IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Section 62 of Revised Maximum Price Regulation 373 is amended to read as follows:

SEC. 62. Maximum prices for pan bread.
(a) Maximum prices for sales of white or whole wheat pan bread on the Islands of Hawaii, Kanai, Lanai, Maui, and Molokai shall be:

Item	Net weight per loaf	Sales at wholesale	Sales at retail
White or whole wheat pan bread, sliced or unsliced, wrapped or unwrapped.	16½ to 16¾ oz.	Cents 11	Cents 13

(b) "White or whole wheat pan bread" means any white or whole wheat bread baked in a pan, form or screen.

This amendment shall become effective as of September 16, 1946.

Issued this 11th day of October, 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 110 to Revised Maximum Price Regulation 373

The accompanying amendment increases the price of white pan bread sold on the Islands of Hawaii, Kauai, Lanai, Maui and Molokai from 9½¢ to 11¢ at wholesale and from 11¢ to 13¢ at retail. These adjustments are granted to compensate for recent increases in the cost of flour, lard, milk and shortening.

A new item, whole wheat pan bread, is added and priced the same as white pan bread in accordance with trade practice.

In the opinion of the Price Administrator, the maximum prices established by the accompanying amendment com-

ply with and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and the Executive Orders of the President.

[F. R. Doc. 46-18427; Filed, Oct. 11, 1946; 8:46 a. m.]

PART 1389—APPAREL
[MPR 385, Amdt. 4]

SPECIFIED MILITARY UNIFORMS

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Maximum Price Regulation 385 is amended in the following respects:

1. Section 7 is amended to read as follows:

SEC. 7. Specifications of uniforms.
Army uniforms listed in section 1 (a) of this regulation must be manufactured in accordance with "Army Regulations 600-35" as changed or amended to April 10, 1946.

Navy uniforms listed in section 1 (a) of this regulation must be manufactured in accordance with "Uniform Regulations, United States Navy, 1941," as changed or amended to July 13, 1946.

Marine Corps uniforms listed in section 1 (a) of this regulation must be manufactured in accordance with "Uniform Regulations, U. S. Marine Corps, 1937," as changed or amended to May 9, 1946.

2. Section 8 (a) is amended to read as follows:

SEC. 8. Information to purchasers—
(a) **Marking.** On and after May 15, 1943, a manufacturer, wholesaler or manufacturing retailer, before delivering any uniform covered by this regulation, shall mark on the size ticket or other appropriate ticket of each coat and each pair of pants covered by this regulation, MPR 385, the maximum retail price for coat and pants sold as a suit, the maximum retail price for coat only and the maximum retail price for pants only. Separate pants or coat not sold as part of a full uniform suit need be marked only with the maximum retail price applicable to that item. On and after May 15, 1943, no retailer or manufacturing retailer shall sell or deliver any garment covered by this regulation unless such garment is correctly marked. The following is an example of the marking ticket for use on one fabric of Navy Commissioned and Warrant Officers' and C. P. O. kahki summer working uniform which a retailer has purchased at the manufacturer's maximum price of \$12.50. The ticket is to be used where the garment is sold as a suit or where pants or coat are sold separately.

RETAIL CEILING PRICE (MPR 385)

Suit.....	\$18.75
Coat only.....	12.30
Pants only.....	6.45

Where a uniform is actually sold to a retailer for less than the manufacturer's maximum price, the retail ceiling price is

150% of this reduced price, and coat and pants are marked in proportion to the suit.

For example, where the net invoice cost to retailer of the same uniform is \$12.00 (rather than the manufacturer's maximum price of \$12.50) the uniform would be marked with a retail ceiling of \$18.00 (150% of \$12.00). The retail cost

ceiling of this \$18.00 suit should have the same relation to the retail coat ceiling of the \$18.75 suit as \$18.00 has to \$18.75. Since the retail coat ceiling of the \$18.75 suit is \$12.30, you take 18.00/18.75 of \$12.30 giving you the retail coat ceiling of the \$18.00 suit, which is \$11.81. The retail ceiling price of the pants is \$18.00 minus \$11.81 or \$6.19. Following is an example of the marking of this uniform:

RETAIL CEILING PRICE (MPR 385)

Suit	\$18.00
Coat only	11.81
Pants only	6.19

3. Section 14 (a) is amended by adding the following sentence at the end thereof: "This regulation also supersedes Maximum Price Regulation 607."

4. Appendix A is amended to read as follows:

APPENDIX A—MAXIMUM PRICES FOR SALES AT WHOLESALE AND BY MANUFACTURERS

TABLE 1

[Schedule of maximum prices for sales at wholesale and sales by manufacturers of uniforms listed in section 1 (a). Prices are f. o. b. point of shipment. Terms are net 30 days or net 10 days E. O. M.]

Uniform type	Cotton twill gabardine or duck. Single ply carded yarn, 8-ounce or heavier per square yard sanforized			Cotton twill 106 x 56 2-ply warp and filling carded yarn 8-ounce or heavier sanforized and mercerized			Cotton twill or gabardine 2-ply warp and filling combed yarn 8-ounce or heavier per square yard sanforized			"Palm Beach" cloth, so labeled. Price to include regulation buttons			Cotton twill, single ply warp and filling, combed yarn, 7.7 ounces to 8.4 ounces per square yard sanforized		
	Suit	Coat	Pants	Suit	Coat	Pants	Suit	Coat	Pants	Suit	Coat	Pants	Suit	Coat	Pants
Army officers' khaki summer uniforms							\$13.00	\$8.70	\$4.30	\$13.72	\$10.19	\$3.53			
Army officers' white summer uniform							13.00	8.70	4.30	13.72	10.19	3.53			
Navy commissioned and warrant officers' and C. P. O. khaki summer working uniform							12.50	8.20	4.30	13.72	10.19	3.53			
Navy commissioned and warrant officers' and C. P. O. grey summer working uniform							12.50	8.20	4.30	13.72	10.19	3.53	\$10.05	\$6.87	\$3.18
Navy commissioned and warrant officers' white service uniform	\$8.35	\$5.20	\$3.15	\$10.10	\$6.35	\$3.75	10.85	6.55	4.30						
Navy C. P. O. white D. B. uniform	7.85	4.70	3.15	9.45	5.70	3.75	10.25	5.95	4.30						
Navy commissioned and warrant officers' blue D. B. uniform										13.72	10.19	3.53			
Marine officers' khaki summer service uniform							13.00	8.70	4.30						
Marine officers' white dress uniform							13.00	8.70	4.30						

This amendment shall become effective this 11th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of Considerations Involved in the Issuance of Amendment 4 to Maximum Price Regulation 385

The accompanying amendment raises ceiling prices of specified military uniforms by approximately 20% in order to assure continued production of these essential items.

On May 10, 1943, these uniforms were taken out of the General Maximum Price Regulation, and dollars-and-cents ceiling prices were established for them by Maximum Price Regulation 385. These prices were, for the most part, below the ceiling prices previously established under the General Maximum Price Regulation. Since 1943, manufacturers of these garments have incurred progressively higher costs, and their gross mark-ups have consequently narrowed.

Most recently, the fabric cost increases resulting from Amendments 30 and 32 to Supplementary Order 131 have been such that profit margins have been substantially eliminated. In many cases total costs now equal or exceed the manufacturers' ceiling prices set forth in Maximum Price Regulation 385. Production of these items has consequently been impeded.

If production of these garments, essential to military personnel in warm climates and, during the summer months, to personnel in temperate climates, is to be maintained, an increase in price is necessary to compensate for the increase in costs. The Maximum Price Regulation 385 ceiling prices are adjusted in the accompanying amendment to reflect the increases in labor and body material

costs which have occurred since May, 1943, the date of the original regulation.

Retailers' margins. Under section 2 (t) of the Emergency Price Control Act of 1942, as amended, the Administrator, in establishing maximum prices applicable to wholesalers and retailers, is obliged to allow "the average current cost of acquisition of any commodity, plus such average percentage discount or markup as was in effect on March 31, 1946." The accompanying amendment, accordingly, makes no change in retailers' percentage margin. This means that the full amount of the increase, augmented by the retailer's markup on the increase, will be paid by the ultimate consumer. Wholesalers have always been required under the regulation to sell at the prices provided for manufacturers. This amendment makes no change in this requirement.

Inasmuch as ready-made "Palm Beach" uniforms and uniforms made of single-ply combed yarn cotton fabric are no longer being produced, the accompanying action effects no change in the ceiling prices applicable to these uniforms.

[F. R. Doc. 46-18541; Filed, Oct. 11, 1946; 11:14 a. m.]

PART 1448—EATING AND DRINKING
ESTABLISHMENTS

[Restaurant MPR 1, Amdt. 6]

FOOD AND DRINK SOLD FOR IMMEDIATE
CONSUMPTION IN DINING CARS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Restaurant Maximum Price Regulation No. 1 is amended in the following manner:

1. Section 6 is amended by deleting the entire section.
2. Section 7 is amended by numbering the first paragraph (a) and adding a new paragraph (b) to read as follows:

(b) As an exception to any of the provisions of this regulation limiting or establishing maximum prices for any food item, or beverage, the following provisions of this subparagraph will govern prices on and after October 11, 1946, of any train butcher or peddler covered by this regulation for any food item, or beverage consisting in whole or major part of a commodity to which no maximum price is applicable with respect to the sale of such commodity to such butcher or peddler; and/or for any new food item or beverage. Any such commodity for which no maximum price is established is hereafter referred to as an uncontrolled commodity. A new item, as used in this section, shall mean any food item or beverage for which you have not served or offered to serve between October 1, 1942, and the effective date of this amendment.

You shall on or before October 21, 1946, re-calculate your maximum prices for any new food item, or beverage or one which consists in whole or major part of an uncontrolled commodity. The maximum prices for such food item, meals, or beverages shall be computed by the addition of a customary margin to the acquisition cost of such item. Customary margin, as used in the subparagraph, shall be determined on the basis of the class, or an over-all basis, depending upon the method customarily used by you and is the difference between the food acquisition costs and sales. To

determine the margin, divide your sales by your food acquisition costs. In computing this customary margin, you must take the results of your operations for the 1943 fiscal year or if your figures for that year are not available, you shall use the nearest consecutive 6 month period for which figures are available, ending not later than June 30, 1946. The margin developed, when multiplied by your food acquisition cost as determined from your most recent invoice from your customary type of supplier, and for the quantity usually purchased, establishes your maximum ceiling price. Acquisition cost as used in this subparagraph shall be deemed to refer to raw food cost.

You must have available on your premises for the inspection of duly authorized Office of Price Administration employees the following records to substantiate the prices which you charge under this provision:

(i) Menus or price lists to show first offering at each new price.

(ii) Invoices or bills covering commodity purchases to support your acquisition costs.

(iii) Sales and cost records of the period used in the determination of your percentage of margin or margins.

You must maintain the maximum prices for uncontrolled items established under this subparagraph until the 21st day of each month at which time, if the costs for the food items or beverages so priced have changed, you shall re-calculate your maximum prices in accordance with the provisions of this subparagraph.

However, nothing in this subparagraph shall be deemed to require the establishment to serve or offer to serve any food item, meal or beverage at a price lower than its established maximum prices of June 30, 1946.

(c) You may on October 11, 1946, re-calculate your maximum prices for all food items which consist in whole or major part of a meat item as listed in groups 27 and 28 of section 18 (a) of this regulation. The maximum prices for such food items or meals shall be determined by the addition of a 15 percent increase to the June 30, 1946, prices established under this regulation.

Any price change effected by this subparagraph which results in odd penny pricing may be rounded to the nearest nickel for items of 20 cents or more.

If the item or beverage had a maximum ceiling price under 20¢, you may round the fractional cent to next nearest cent.

Add a new section 22 to read as follows:

Sec. 22. Notwithstanding the provisions of this regulation, or any other Office of Price Administration regulation or order, sales made by a railroad dining car, cafe car, club car or other similar vehicle, are exempt from price control. The provision of this section shall not be applicable to butchers or peddlers who sell food items or beverages to passengers on railroad trains while traveling from station to station, nor to the news stands covered by section 1 of this regulation.

This amendment shall become effective October 11, 1946.

NOTE: The reporting and record-keeping provisions of this amendment have been approved by the Bureau of the Budget, in accordance with the Federal Reports Act of 1942.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 6 to Restaurant Maximum Price Regulation No. 1

This amendment decontrols the prices of food and beverages sold for immediate consumption in Railroad Dining Cars, Cafe Cars, Club Cars or other similar vehicles. However, it specifically retains control over the prices of food and drink sold by train butchers and/or peddlers, and certain news stands that were controlled by Restaurant Maximum Price Regulation 1.

An analysis of the data submitted by the Dining Car Industry for its operations for the years 1936 through 1945 and part of 1946, together with the information furnished by the Interstate Commerce Commission, specifically demonstrates that the Dining Car Industry is suffering serious financial hardship due to increased costs and reduction of volume from the war-time level. The hardship is of such a degree that a substantial increase in the maximum prices is required to make them generally fair and equitable. The Administrator has examined the conditions under which the Dining Car Industry is now operating. It appears that the industry will not increase their prices above the level of maximum prices which would be established by OPA if controls were continued.

For those vendors, namely the train butchers and certain news stands located at Railroad Terminal, who still remain subject to Rest. MPR 1, the amendment provides a method for pricing a new item, and an item which consists in whole or major part of a commodity to which no maximum price is applicable with respect to the sale of such commodity to such vendor. It permits the operator to add a customary margin to the acquisition costs.

Section 6 has been deleted from this regulation to conform with section 2 (k) of the Emergency Price Control Act of 1942, as amended.

The increase on meat items is granted as a correlative action to that taken under Rest. MPR 2 which provides relief on meat offerings to the rest of the public feeding industry. This action is taken to avoid discriminatory treatment of any segment of the industry.

When there has been any price change in the maximum prices of food items pursuant to the provisions of this amendment, and such change results in odd penny pricing the price may be established to the nearest nickel for items of 20 cents or more.

However, if the June 30, 1946 price for such item had a ceiling price under 20

cents, a fractional cent increase may be rounded to the next highest cent.

[F. R. Doc. 46-18549; Filed, Oct. 11, 1946; 11:17 a. m.]

PART 1499—COMMODITIES AND SERVICES

[RMPR 165, Rev. Supp. Service Reg. 72]

REPAIR AND MAINTENANCE SERVICES ON AUTOMOTIVE VEHICLES AND FARM EQUIPMENT

A statement of the considerations involved in the issuance of this Revised Supplementary Service Regulation issued simultaneously herewith, has been filed with the Division of the Federal Register. For the reasons set forth in that statement and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, by the Stabilization Act of 1942, as amended, and Executive Orders Nos. 9250, 9328, 9599, and 9651, Revised Supplementary Service Regulation No. 72 is hereby issued.

§ 1499.713 *Services covered.* (a) This regulation applies to all sellers engaged in the repair or maintenance of automotive vehicles or farm equipment where such services are covered by Revised Maximum Price Regulation 165.

(b) *Applicability of other regulations.* Except as provided herein to the contrary, all provisions of MPR 165 and any other applicable service regulations shall apply to the services covered by this regulation. The adjustment provisions of Supplementary Service Regulation 6 shall no longer be available to sellers covered by this regulation.

(c) *Adjustment of customers' hourly rate.* Any seller engaged in the repair or maintenance of automotive vehicles or farm equipment is authorized to adjust his customers' hourly rate in accordance with the results of his computations specified in Part 1 of Appendix A. In making the calculations and adjustments, careful attention must be paid to the definitions in paragraph (g).

(1) If a seller has different customers' hourly rates for different classes of customers, or, if he sells different services at varying rates and a separate group of mechanics is employed for each, a separate computation must be made in each instance to obtain adjustments of the several customers' hourly rates.

(2) A seller who has no employees may assume for himself the going wage rate of a mechanic doing comparable work in an establishment of similar size and type, and proceed to adjust in accordance with Part 1 of Appendix A.

(d) *Adjustment of fixed charges.* If a seller has established fixed charges for certain services under RMPR 165, and has a "permissible increase factor" (as determined in line 1, Part 2 of Appendix A) he may increase such fixed charges by his "increase factor". The adjusted fixed charges must be rounded to the nearest nickel.

NOTE: The "permissible increase factor" may be applied only to that part of the fixed charge which represents the actual labor price of that charge. The selling price of all parts and materials must be subtracted.

(Title)

This regulation shall become effective October 11, 1946.

NOTE: The record-keeping and reporting requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 11th day of October 1946.

GEORGEY BAKER,
Acting Administrator.

*Statement of the Considerations Involved
in the Issuance of RSSR 72 to RMPR
165*

Supplementary Service Regulation 72 is revised to remedy three situations which have developed since its issuance. In all other respects the provisions of that regulation and the considerations involved in its issuance remain substantially the same.

1. Part I, 3 (c) of Appendix A previously read, "Straight-time hours worked during week." This has been revised to read, "Straight-time hours for which mechanic was paid during week." This change was found necessary by the receipt of filings from shops which use a manual to compute the time required for various jobs and pay their mechanics on the basis of this manual time rather than the actual time worked in completing the job. In a substantial number of these cases, the mechanics regularly completed given jobs in less time than that listed in the manual, and since they were paid according to manual time, they actually received a higher rate of pay which, when used in the computations for adjustment, resulted in an unjustified increase in the customer's hourly rate. The revision requires the seller to use the number of hours for which the mechanic was paid rather than the number of hours the mechanic worked, in making his computations for adjustment.

2. The definition of "productive mechanics" in SSR 72 included apprentices and trainees who had been employed for six months. This definition is revised so that only those apprentices and trainees for whose labor a charge is regularly made are considered productive mechanics. This revision is made to remedy inequities arising from the fact that the number of trainees employed varies from shop to shop, and also because the usefulness of trainees in the early stages of their training period is problematical. The previous requirement that the wages paid apprentices and trainees, who have been employed six months, be included in computations operated in some cases to reduce the adjustment to an extent that the government trainee program might be jeopardized by a refusal of adversely affected shops to take on trainees.

3. The definition of "fixed charges" is revised to expressly limit them to those upon which "productive mechanics" are employed. While that was the intention in Supplementary Service Regulation 72, some shops nevertheless attempted to adjust such fixed charges as automobile washing and lubricating, which are services usually performed by an entirely

separate group of employees with a separate wage structure.

Revised Supplementary Service Regulation 72 further provides that if any seller has secured an approved adjustment under Supplementary Service Regulation 72 and such adjustment in any part is greater than the adjustment provided for under the revised regulation, the adjustment is to that extent revoked. Such a seller must immediately recalculate his permissible adjustment under the revised regulation and, within 10 days of the effective date of Revised Supplementary Service Regulation 72, must send 3 copies of the form to his District Office. If the recalculation is correct, no further approval is necessary and the District Office will forward one copy of the form to the seller's Price Control Board for filing.

There will be some sellers who will be unable to secure an adjustment hereunder, either because of their method of paying employees or because some of their fixed charge jobs are not performed by "productive mechanics". The provisions of section 16 (a) of RMPR 165, of course, remain available for all such cases.

[F. R. Doc. 46-18540; Filed, Oct. 11, 1946;
11:14 a. m.]

PART 1305—ADMINISTRATION

[SO 126, Amdt. 56]

EXEMPTION AND SUSPENSION OF CERTAIN
ARTICLES OF CONSUMER GOODS FROM PRICE
CONTROL

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.

Section 9 (b) of Supplementary Order 126 is amended in the following respects:

1. The title of section 9 (b) is amended to read: "Certain silk and linen apparel and apparel accessories."

2. Section 9 (b) (1) is amended to read as follows:

(1) All items of apparel and apparel accessories which are made wholly (exclusive of linings, bindings, reinforcement or trimmings) of pure silk or pure linen, domestically produced or imported; except that as conditions for the suspension from control of pure silk or pure linen garments heretofore covered by Revised Maximum Price Regulation 287,¹ Maximum Price Regulation 570² and Maximum Price Regulation 605,³ the manufacturers of such garments will be required to comply with the following provisions:

(i) Garments heretofore covered by Revised Maximum Price Regulation 287 and Maximum Price Regulation 570 must be cut separately from garments made partially of pure silk or pure linen or

made of any other fabrics. A separate cutting ticket shall be prepared for each cutting of wholly pure silk or pure linen garments which shall contain (a) date of cutting, (b) style number of garment, (c) number of garments cut, (d) sizes cut, (e) actual yardage used, and (f) piece goods number of the materials used or, if the materials had no piece goods number, the name of the material used and the number of the invoice on which the material was billed. All such cutting tickets shall be retained by the manufacturer.

(ii) The cost of pure silk and pure linen fabrics used in garments heretofore covered by Maximum Price Regulation 605 shall not be included in the manufacturer's calculation of weighted average costs under Maximum Price Regulation 605 on or after the first recalculation period following the effective date of this amendment.

(iii) Every manufacturer shall, in connection with every sale of pure silk or pure linen garments, except sales to ultimate consumers, deliver an invoice showing: (a) the date, (b) the name and address of the seller and purchaser, (c) the style number of each of the different styles of garments sold, specifying the styles made wholly of pure silk or pure linen, (d) the quantities of each different style of garment sold, (e) the price contracted for or charged by the seller for each different style of garment sold, and (f) all discounts, allowances and other price differentials. Each style sold must be separately itemized. The manufacturer shall keep a duplicate copy of each invoice delivered.

(iv) Every manufacturer, selling pure silk or pure linen garments to ultimate consumers, who has customarily given to the ultimate consumer a sales slip, receipt or similar evidence of purchase, shall continue to do so with respect to such garments. Upon request from an ultimate consumer, any such seller, regardless of previous custom, shall give the purchaser a receipt showing: (a) the date, (b) the name and address of the seller, (c) the name or description of each garment sold, and (d) the price received for it. Duplicate copies of all such sales slips, receipts, or similar evidences of purchase shall be kept by the manufacturer.

(v) Every manufacturer of garments made wholly of pure silk or pure linen shall retain the original purchase invoice for every purchase of pure silk and pure linen materials. For each item of pure silk or pure linen covered by each purchase invoice, the manufacturer shall specifically note thereon that such item is pure silk or pure linen wherever the purchase invoice received by him does not contain such notation. In addition, every such manufacturer shall keep a separate record covering his purchases of pure silk and pure linen, indicating for each such purchase: (a) the firm name of the supplier of the materials, (b) the date of the purchase invoice, and (c) the purchase invoice number, if any.

This amendment shall become effective October 11, 1946.

¹ 10 F. R. 10200.

² 9 F. R. 974, 12590; 10 F. R. 6720, 13449.

³ 10 F. R. 655, 1788.

⁴ 10 F. R. 15115; 11 F. R. 350.

NOTE: The record keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

*Statement of the Considerations Involved
in the Issuance of Amendment No. 56
to Supplementary Order No. 126*

The accompanying amendment suspends from price control all apparel and apparel accessories when made wholly of pure silk or pure linen.

Amendment 33 to Supplementary Order 126 which suspended from price control apparel articles and apparel accessories, made wholly from silk, if these items were priced under the General Maximum Price Regulation, was clarified by Amendment 40 to Supplementary Order 126. By the latter amendment if the apparel or apparel accessories were covered at the manufacturing level by the General Maximum Price Regulation, they were suspended from price control at the wholesale and retail levels regardless of the regulations covering them at the latter levels.

The accompanying amendment broadens the suspension from control to all silk apparel and apparel accessories, as well as pure linen apparel and apparel accessories, at all levels, whether such garments were covered at the manufacturer's level by General Maximum Price Regulation or any other regulation.

The categories of garments affected by the suspension of silk and linen items in this amendment are primarily women's dresses and blouses, men's and women's underwear and pyjamas, men's shirts, and men's and women's handkerchiefs. These commodities are all important in the cost of living and represent a substantial portion of the consumer's apparel budget. Those portions of these commodities which are made of pure silk or pure linen fabrics, however, are extremely small and of little importance in living costs. This is true because the volume of these fabrics is insignificant, and their prices are higher than the whole range of fabrics out of which these same commodities have been made during the past four years.

It has become apparent, moreover, that the price regulations under which manufacturers of the above mentioned silk and linen items must price their garments are in several respects inadequate. To the extent that linen items are priced under "freeze" regulations the cost difference between linen in 1942 and linen in 1946 is non-absorbable.^a To the extent that linen or silk apparel is controlled by RMPR 287 and MPR 570, the highest price line limitations in those regulations prevent many firms which normally used these fabrics in the lower pre-war price ranges from resuming production in these materials at all.

In the Administrator's opinion the review and amendment of price regulations which would be required to provide equitable price levels for linen and

silk apparel is not warranted in view of their unimportance at this time.

The accompanying amendment, however, in the case of manufacturers heretofore covered, in the manufacture of pure linen or pure silk garments by RMPR 287, MPR 570 and MPR 605 sets up express conditions which must be observed by such manufacturers if such garments made wholly of pure linen or pure silk are to be suspended from price control under this amendment. Manufacturers of garments under RMPR 287 and MPR 570 must cut all pure linen or pure silk garments separately from garments made of other materials, must invoice such garments and must keep a separate record devoted to the purchase of pure linen or pure silk materials. Manufacturers under MPR 605 must likewise invoice and keep a separate record of purchase of materials. Such manufacturers cannot compute the costs of silk and linen purchases in their weighted average costs. If the manufacturer fails to comply with these provisions such garments remain under price control. The record-keeping requirement is necessary to preserve the effectiveness of the price controls over the rayon, cotton and wool garments still covered by these regulations. It is felt that, in view of the fact that since RMPR 287, MPR 570 and MPR 605 contain record-keeping provisions, the requirement that a separate record of the purchase of pure silk and pure linen materials be kept will impose no additional hardship.

It is intended by this amendment to suspend from control those articles of apparel and apparel accessories which are made wholly of pure silk or pure linen. Articles which are made partially of pure silk or pure linen remain under price control.

The applicable parts of the statement of considerations involved in the issuance of Supplementary Order No. 126 are incorporated by reference.

[F. R. Doc. 46-18550; Filed, Oct. 11, 1946; 11:17 a. m.]

PART 1381—SOFTWOOD LUMBER

[MPR 253, Amdt. 13]

REDWOOD LUMBER AND MILLWORK

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Maximum Price Regulation 253 is amended in the following respects:

1. In table 1 of § 1381.412, Appendix A, the following changes are made:

a. All additions shown in the column entitled "Add for dry" are increased by \$2.50 per M'BM.

b. Footnotes 1, 55, 57, 58, 59, 60 and 61 are amended to read as follows:

1. Surfacing to standard sizes:
(I) Widths 2' and narrower, S4S: Add \$11.00.

(II) Widths 2' and narrower, S1S, S2S or S3S: Add \$5.00.

(III) Widths 3' and wider except wide clear finish, S1S, S2S, S3S, S4S: Add \$5.00.

(IV) Widths 14' and wider in wide clear finish only, S1S, S2S, S3S or S4S: Add \$8.00.

55. Standard patterns of drop siding, rustic siding, wall boarding (except 3/8") dressed and matched, flooring, log cabin siding, corn cribbing, ceiling, partition, bevel sill, shiplap, and shazac siding (except items in tables 4 and 5) as shown in standard pattern book 738 or patterns having identical profiles with these standard patterns but varying in size: Add \$7.00.

57. Standard patterns of moulded sill: Add \$8.00.

58. Non-standard patterns of moulder sill: Add \$13.00.

59. Non-standard patterns, rustic, ceiling, log cabin siding and bevel sill: Add \$9.00.

60. Casing, base, and stepping: Add \$6.00.

61. Standard or non-standard patterns of gutter or trunking: Add \$18.00.

2. In table 1 1/2 of § 1381.412, Appendix A, the following changes are made:

a. All additions shown in the column entitled "Add for dry" are increased by \$2.50 per M'BM.

b. Footnote 1 is amended to read as follows:

1. Surfacing to standard sizes:
(I) Widths 3' and wider, S1S, S2S, S3S, S4S: Add \$5.00.

3. In table 2 of § 1381.412, Appendix A, the following changes are made:

a. All additions shown in the column entitled "Add for dry" are increased by \$2.50 per M'BM.

b. Footnotes 1, 2, 7 and 8 are amended to read as follows:

1. S1S or S2S: Add \$4.50.
2. S3S or S4S: Add \$5.00.
7. Standard patterns:
(I) Moulded sill: Add \$8.00.
(II) Log cabin siding: Add \$7.00.
(III) Bevel sill: Add \$7.00.
8. Non-standard patterns:
(I) Moulded sill: Add \$13.00.
(II) Log cabin siding: Add \$9.00.
(III) Bevel sill: Add \$9.00.

4. In table 3 of § 1381.412, Appendix A, the following changes are made:

a. All additions shown in the column entitled "Add for dry" are increased by \$2.50 per M'BM.

b. Footnote 1 is amended to read as follows:

1. Surfacing: Add \$11.00.

5. Table 4 and footnote 3 thereof of § 1381.412, Appendix A, are amended to read as follows:

TABLE 4—STANDARD PATTERNS OF BEVEL, BUNGALOW AND MOUNT VERNON SIDING, DRY, MIXED GRAIN, 3' TO 20' RANDOM LENGTHS, BUNDLED, PER M'SM

Size (inches)	Siding	Clear all heart	A	B
1 1/2 x 4	Bevel	\$40.50	\$36.00	\$33.50
1 1/2 x 5	do	42.00	39.00	37.50
1 1/2 x 6	do	42.00	39.00	37.50
1 1/2 x 8	do	45.50	43.50	41.50
1 1/2 x 4	Bevel (Pattern 360)	40.50	36.00	33.50
1 1/2 x 6	Bevel (Patterns 362, 382, 401)	42.00	39.00	37.50
1 1/2 x 6	Bungalow (Pattern 362A)	46.00	44.00	42.00
1 1/2 x 8	Bevel (Patterns 363, 383, 402)	45.50	43.50	41.50
1 1/2 x 8	Bungalow (Pattern 326)	51.50	49.50	47.50
1 1/2 x 10	Bungalow	55.00	53.00	51.00
1 1/2 x 4	do	60.00	57.50	55.50
1 1/2 x 6	do	62.50	60.00	58.00
1 1/2 x 8	do	71.25	70.00	68.00
1 1/2 x 10	do	72.50	71.25	69.25
1 1/2 x 12	do	72.50	71.25	69.25
1 1/2 x 8	Mount Vernon	85.50	84.00	82.00
1 1/2 x 10	do	87.00	85.50	83.50
1 1/2 x 12	do	87.00	85.50	83.50

^a Silk items under "freeze" regulations were decontrolled partly for this reason.

3. Green:

- (I) $\frac{1}{2}$ " and $\frac{3}{8}$ " : Deduct \$6.25.
 (II) $\frac{3}{4}$ " : Deduct \$9.00.
 (III) $\frac{7}{8}$ " : Deduct \$11.00.

6. Table 5 and footnote 1 thereof of § 1381.412, Appendix A, are amended to read as follows:

TABLE 5—STANDARD PATTERNS OF DROP SIDING, RUSTIC CEILING, DRESSED AND MATCHED, DRY, MIXED GRAIN, 3' TO 20' RANDOM LENGTHS, BUNDLED, PER M'SM

Size (inches)	Patterns	Clear, all heart	A	B
$\frac{1}{2}$ x 4	127, 136, 161, 202, 211 and 312	\$56.50	\$54.00	\$52.50
$\frac{1}{2}$ x 6	128, 137, 162 and 212	59.00	56.50	55.00
$\frac{3}{8}$ x 4	129, 138, 163, 204 and 213	68.00	65.00	63.50
$\frac{3}{8}$ x 6	130, 139, 164, 205, 214, 290, 300 and 428	71.00	68.00	66.50
$\frac{3}{8}$ x 8	291 and 301	81.50	80.00	78.50

1. Green:

- (I) $\frac{1}{2}$ " : Deduct \$9.00.
 (II) $\frac{3}{4}$ " : Deduct \$11.00.

7. Table 6 and footnotes 2 and 3 thereof of § 1381.412, Appendix A, are amended to read as follows:

TABLE 6—STANDARD PATTERNS OF BATTENS, DRY, SURFACED, 3' TO 20' RANDOM LENGTHS, BUNDLED, PER M'SM

Size (inches)	Length (feet)	Finish	Clear all heart	B and Better
$\frac{3}{8}$ x $\frac{1}{4}$	4 to 6	S1S2E	\$39.00	\$35.00
$\frac{3}{8}$ x $\frac{1}{4}$	7 to 14	S1S2E	42.00	39.00
$\frac{3}{8}$ x $\frac{1}{4}$	16 to 20	S1S2E	48.00	44.50
$\frac{3}{8}$ x $\frac{1}{4}$	3 to 20 R/L	S1S2E	44.50	40.00
$\frac{3}{8}$ x $\frac{1}{2}$	4 to 6	S1S2E	35.50	32.50
$\frac{3}{8}$ x $\frac{1}{2}$	7 to 14	S1S2E	38.50	36.50
$\frac{3}{8}$ x $\frac{1}{2}$	16 to 20	S1S2E	44.50	41.50
$\frac{3}{8}$ x $\frac{1}{2}$	3 to 20 R/L	S1S2E	41.00	38.00
$\frac{3}{8}$ x $\frac{3}{4}$	4 to 6	S4S	38.50	35.50
$\frac{3}{8}$ x $\frac{3}{4}$	7 to 14	S4S	41.50	39.50
$\frac{3}{8}$ x $\frac{3}{4}$	16 to 20	S4S	47.50	44.50
$\frac{3}{8}$ x $\frac{3}{4}$	3 to 20 R/L	S4S	44.00	41.00

2. Rough: Deduct \$1.00.

3. Green: Deduct \$6.25.

8. In table 14 of § 1381.412, Appendix A, the prices for Pickets, B and Better, are increased by adding \$2.00 to the prices shown in the column under "Green" and by adding \$4.50 to the prices shown in the column "Dry."

9. Table 1 of § 1381.413 Appendix B, is amended to read as follows (the footnotes and estimated weights remain unchanged):

TABLE 1—STANDARD PATTERNS OF BEVEL, BUNGALOW, MOUNT VERNON, AND ANZAC SIDING, DRY, MIXED GRAIN, 3' TO 20' RANDOM LENGTHS, BUNDLED

BEVEL SIDING PER M'SM				
Size (inches)	Clear all heart	A	B	
$\frac{1}{2}$ x 4	\$38.50	\$36.50	\$35.00	
$\frac{1}{2}$ x 6	46.00	45.00	43.00	
$\frac{1}{2}$ x 8	46.00	45.00	43.00	
$\frac{1}{2}$ x 8	59.00	58.00	56.00	

BUNGALOW SIDING PER M'SM				
Size (inches)	Clear all heart	A	B	
$\frac{3}{8}$ x 6	\$49.00	\$48.00	\$47.00	
$\frac{3}{8}$ x 8	62.00	60.00	58.00	
$\frac{3}{8}$ x 10	70.50	68.50	66.50	
$\frac{3}{8}$ x 12	51.50	49.50	47.50	
$\frac{3}{8}$ x 6	63.00	61.00	59.00	
$\frac{3}{8}$ x 8	71.50	70.50	68.50	
$\frac{3}{8}$ x 10	76.00	75.00	73.00	
$\frac{3}{8}$ x 12	81.00	80.00	78.00	

MOUNT VERNON SIDING PER M'SM

Size (inches)	Clear all heart	A	B
$\frac{1}{2}$ x 6	\$79.00	\$76.00	\$74.00
$\frac{1}{2}$ x 8	87.00	84.00	82.00
$\frac{1}{2}$ x 10	94.00	91.00	89.00
$\frac{1}{2}$ x 12	99.00	95.00	93.00

ANZAC SIDING PER M'SM (NOT BUNDLED)

Size (inches)	Clear all heart	A	B
1 x 8	\$95.00	\$92.00	\$90.00
1 x 10	102.50	100.00	98.00
1 x 12	107.50	104.50	102.50

10. Table 2 and footnotes 5 and 6 thereof of § 1381.413, Appendix B, are amended to read as follows (estimated weights remain unchanged):

TABLE 2—STANDARD PATTERNS OF DROP SIDING, CEILING, FLOORING, SHIP LAP, DRESSED AND MATCHED, PARTITION, AND CORN CRIBBING, DRY, MIXED GRAIN, 3' TO 20' RANDOM LENGTHS, BUNDLED

Size (inches)	Unit	Clear, all heart	A	B
$\frac{1}{2}$ x 4	M'SM	\$60.00	\$52.00	\$50.00
$\frac{1}{2}$ x 6	M'SM	65.00	57.00	55.00
$\frac{3}{8}$ x 4	M'SM	64.00	56.00	54.00
$\frac{3}{8}$ x 6	M'SM	69.00	61.00	59.00
1 x 3	M'BM	82.00	65.00	59.50
1 x 4	M'BM	80.00	64.50	62.50
1 x 6	M'BM	84.00	71.50	69.50
1 x 8	M'BM	89.50	76.00	73.00
1 x 10	M'BM	97.00	95.00	91.00
$\frac{1}{2}$ x 3	M'BM	91.50	90.50	87.50
$\frac{1}{2}$ x 4	M'BM	91.50	90.50	87.50
$\frac{1}{2}$ x 6	M'BM	96.50	94.50	92.50

5. Green (using estimated dry weight):

- (I) 1" and $\frac{1}{4}$ " : Deduct \$2.50.

6. Partially dry (using estimated dry weight):

- (I) 1" and $\frac{1}{4}$ " : Deduct \$2.50.

11. In table 3 of § 1381.413, Appendix B, the following changes are made:

a. The prices for all grades and sizes in the table are increased by \$4.50 per M'BM.

b. Footnotes 1, 15, 16, 38, 39, 40, 41, 42, and 43 are amended to read as follows:

1. Rough:

- (I) 1" and $\frac{1}{4}$ " : Same as surfaced.

- (II) $\frac{1}{2}$ " and 2" : Deduct \$1.00.

15. Green (using estimated dry weight):

- (I) 1" and $\frac{1}{4}$ " : Deduct \$2.50.

- (II) $\frac{1}{2}$ " and 2" : Deduct \$7.50.

16. Partially dry (using estimated dry weight):

- (I) 1" and $\frac{1}{4}$ " : Deduct \$2.50.

- (II) $\frac{1}{2}$ " and 2" : Deduct \$5.00.

38. Standard patterns of moulded sill: Add \$3.00.

39. Non-standard patterns of moulded sill: Add \$8.00.

40. Standard patterns of bevel sill: Add \$1.00.

41. Non-standard patterns, rustic, log cabin siding, and bevel sill: Add \$4.00.

42. Casing, base and stepping: Add \$1.00.

43. Selected clear all heart greenhouse rafter stock worked to detail: Add \$23.00 to clear all heart.

12. In table 4 of § 1381.413, Appendix B, the following changes are made:

a. The words "S1S or S2S" are deleted from the table heading.

b. The prices for all grades and sizes in the tables are increased by \$2.50 per M'BM.

c. Footnotes 1, 9 and 10 are amended to read as follows:

1. (I) For S1S or S2S: Add \$2.00.

- (II) For S4S: Add \$7.00.

9. Green (using estimated dry weights):

- (I) 1" and $\frac{1}{4}$ " : Deduct \$2.50.

- (II) $\frac{1}{2}$ " and 2" : Deduct \$7.50.

- (III) $\frac{3}{4}$ " and thicker: Deduct \$12.50.

10. Partially dry (using estimated dry weights):

- (I) 1" and $\frac{1}{4}$ " : Deduct \$2.50.

- (II) $\frac{1}{2}$ " and 2" : Deduct \$5.00.

- (III) $\frac{3}{4}$ " and thicker: Deduct \$7.50.

13. Table 5 of § 1381.413, Appendix B, is amended to read as follows (the footnotes and estimated weights remain unchanged):

TABLE 5—THIN FINISH DRY, S1S OR S2S—6' TO 16' OR 6' TO 20' RANDOM LENGTHS, PER M'SM

Size	Clear all heart	A
$\frac{1}{2}$ " x 3", S2S ($\frac{7}{16}$ ")	\$66.00	\$64.00
$\frac{1}{2}$ " x 4", S2S ($\frac{7}{16}$ ")	64.00	62.00
$\frac{1}{2}$ " x 5", S2S ($\frac{7}{16}$ ")	78.50	76.50
$\frac{1}{2}$ " x 6", S2S ($\frac{7}{16}$ ")	67.00	65.00
$\frac{1}{2}$ " x 8", S2S ($\frac{7}{16}$ ")	72.00	70.00
$\frac{1}{2}$ " x 10", S2S ($\frac{7}{16}$ ")	78.00	76.00
$\frac{1}{2}$ " x 12", S2S ($\frac{7}{16}$ ")	84.00	82.00
$\frac{1}{2}$ " x 14", S2S ($\frac{7}{16}$ ")	102.50	100.50
$\frac{3}{8}$ " x 3", S2S ($\frac{9}{16}$ ")	73.75	71.75
$\frac{3}{8}$ " x 4", S2S ($\frac{9}{16}$ ")	71.75	69.75
$\frac{3}{8}$ " x 5", S2S ($\frac{9}{16}$ ")	86.25	84.25
$\frac{3}{8}$ " x 6", S2S ($\frac{9}{16}$ ")	74.75	72.75
$\frac{3}{8}$ " x 8", S2S ($\frac{9}{16}$ ")	79.75	77.75
$\frac{3}{8}$ " x 10", S2S ($\frac{9}{16}$ ")	85.75	83.75
$\frac{3}{8}$ " x 12", S2S ($\frac{9}{16}$ ")	91.75	89.75
$\frac{3}{8}$ " x 14", S2S ($\frac{9}{16}$ ")	110.25	108.25

14. In table 6 of § 1381.413, Appendix B, the following changes are made:

a. The words "and surfaced" are deleted from the table heading.

b. The prices for the first three items (dry) are increased by adding \$2.50 to the prices shown in each column.

c. Footnotes 1, 12, 12 (a) and 27 are amended to read as follows:

1. (I) For surfacing to standard sizes: Add \$2.00.

(II) For surfacing to sizes larger than standard: Add \$1.00 to the surfaced standard size price for each additional 1/16" or fraction thereof in thickness, and \$1.00 for each additional 1/8" or fraction thereof in width.

12. Green 3" x 3", 3" x 4" and 4" x 4": Deduct \$12.50.

12 (a). Partially dry 3" x 3", 3" x 4", and 4" x 4" clear all heart: Deduct \$7.50.

27. Standard or non-standard patterns of gutter or trunking: Add \$15.00 (Estimated weights: Dry, 1,400 pounds; green, 2,400 pounds).

15. In table 7 of § 1381.413, Appendix B, the prices for all sizes are increased by \$5.50 per M'BM (the footnotes remain unchanged).

16. In table 8, of § 1381.413, Appendix B, the prices for all sizes are increased by \$5.50 per M'BM (the footnotes remain unchanged).

17. Table 9 of § 1381.413, Appendix B, is amended to read as follows (the footnotes and estimated weights remain unchanged):

TABLE 9—STANDARD PATTERNS OF BATTENS B AND BETTER, DRY, 6' TO 16' OR 6' TO 20' RANDOM LENGTHS, BUNDLED, PER M LINEAL FEET

Size	Pattern No.	Price
$\frac{3}{8}$ " x $\frac{1}{2}$ " S1S2E	558	\$9.75
$\frac{3}{8}$ " x $\frac{1}{2}$ " (O. G.)	559	13.50
$\frac{3}{8}$ " x $\frac{3}{4}$ " (O. G.)	560	17.25

18. Table 10 of § 1381.413, Appendix B, is amended to read as follows (the footnotes and estimated weights remain unchanged):

TABLE 10—STANDARD PATTERNS OF SQUARE BALUSTERS, B AND BETTER, DRY, S4S OR BEADED, BUNDLED, PER M PIECES

Size	Price
1 1/4" x 1 1/4"—24"	\$19.05
1 1/2" x 1 1/2"—24"	27.60
2" x 2"—24"	48.65
3" x 3"—24"	116.00

19. In Table 11 of § 1381.413, Appendix B, the following changes are made:

a. The words "or surfaced" are deleted from the table heading.

b. The prices for all items are increased by \$2.50 per M'BM.

c. A new footnote heading and footnote 1 are added to read as follows:

For surfacing.

1. For any surfacing: Add \$2.00.

d. Present footnote 1 and all succeeding footnotes are renumbered.

e. Footnotes 5 and 6 (new numbers) are amended to read as follows:

For condition.

5. Green (using estimated dry weights):

(I) 1 1/2" and 2": Deduct \$7.50.

(II) 2 1/2" and thicker: Deduct \$12.50.

6. Partially dry (using estimated dry weights):

(I) 1 1/2" and 2": Deduct \$5.00.

(II) 2 1/2" and thicker: Deduct \$7.50.

20. In Table 12 of § 1381.413, Appendix B, the following changes are made:

a. The table heading is amended to read as follows: "Table 12—No. 1 heart common, green, surfaced, per M'BM."

b. The prices for all sizes in the table are increased by \$2.00 per M'BM.

c. The footnote heading preceding footnote 1, which now reads "For rough and non-standard surfacing", is amended to read as follows: "For condition, rough and non-standard surfacing."

d. Footnotes 1, 2, 36, 37, 38, 39 and 40 are amended to read as follows:

1. (I) For dry: Add \$2.50.

(II) For rough: Adjust prices by adding the difference in weight multiplied by the 57¢ freight rate, then deduct \$5.00 and equalize to the nearest \$0.25.

2. (I) For shiplap or tongue and groove: Add \$1.00 to surfaced price. (II) Surfacing to sizes larger than standard: Add \$1.00 to the surfaced standard size price for each additional 1/4" or fraction thereof in thickness, and \$1.00 for each additional 1/4" or fraction thereof in width.

36. Running wheelguard, 8" x 10" and larger S4S, bevelled 1E: Add \$10.00.

37. Running guard rail and posts S4S, bevelled corner: Add \$3.00.

38. Standard patterns of moulded sill: Add \$3.00.

39. Non-standard patterns, rustic, ceiling, log-cabin siding, and bevel sill. Add \$4.00.

40. Standard of non-standard patterns of gutter or trunking: Add \$13.00 (Estimated weights: Dry, 1,400 pounds; green, 2,400 pounds).

21. In Table 13 of § 1381.413, Appendix B, the following changes are made:

a. The table heading is amended to read as follows: "Table 13—No. 2 common and No. 3 common, green, surfaced, per M'BM."

b. The prices for all sizes in the table are increased by \$2.00 per M'BM.

c. The footnote heading preceding footnote 1, which now reads "For rough and non-standard surfacing", is amended to read as follows: "For condition, rough and non-standard surfacing."

dition, rough and non-standard surfacing."

d. Footnotes 1, 2, 28, 29, 30 and 31 are amended to read as follows:

1. (I) For dry: Add \$2.50. (II) For Rough: Adjust prices by adding the difference in weight multiplied by the 57¢ freight rate, then deduct \$5.00 and equalize to the nearest \$0.25.

2. (I) For shiplap or tongue and groove: Add \$1.00 to surfaced price. (II) Surfacing to sizes larger than standard: Add \$1.00 to the surfaced standard size price for each additional 1/4" or fraction thereof in thickness, and \$1.00 for each additional 1/4" or fraction thereof in width.

28. Running guard rail and posts S4S, bevelled corner: Add \$3.00.

29. Standard patterns of moulded sill: Add \$3.00.

30. Non-standard pattern, rustic, ceiling, log cabin siding and bevel sill: Add \$4.00.

31. Standard of non-standard patterns of gutter or trunking: Add \$13.00 (Estimated weights: Dry, 1,400 pounds; green, 2,400 pounds).

22. In table 14 of § 1381.413, Appendix B, the following changes are made:

a. The words "Green or" are deleted from the table heading.

b. The prices for all grades and sizes in the table are increased by \$5.50 per M'BM.

c. A new footnote heading and footnote 2 are added to read as follows:

For condition.

2. Green: Deduct \$2.50.

23. In table 15 of § 1381.413, Appendix B, the following changes are made:

a. The prices for all items in the table are increased by \$2.00 per M'BM.

b. Footnote 1 is amended to read as follows:

1. Rough: Adjust prices by adding the difference in weight multiplied by the 57¢ freight rate then deduct \$5.00 and equalize to the nearest \$0.25.

24. In table 17 of § 1381.413, Appendix B, the following changes are made:

a. The word "rough" is deleted from the table heading.

b. The prices for all items in the table are increased by \$4.50 per M'BM.

c. Footnotes 1, 2, 4 and 5 are amended to read as follows:

1. Rough: Deduct \$2.00.

2. (I) S4S specified widths: Add \$1.00 to specified width.

(II) Dressed and matched specified widths: Add \$2.00 to specified width.

4. Green:

(I) 1", 1 1/4" and 1 1/2": Deduct \$5.00.

(II) 2": Deduct \$6.00.

(III) 3": Deduct \$9.50.

5. Air dried, 2" and thinner: Deduct \$5.00.

25. In table 18 of § 1381.413, Appendix B, the following changes are made:

a. The words "or surfaced" are deleted from the table heading.

b. The prices for all sizes shown in the column under "Dry" are increased by \$2.50 per M'BM.

c. A new footnote 1 is added to read as follows:

1. Surfaced: Add \$2.00.

d. Present footnotes 1 and 2 are renumbered 2 and 3 respectively.

26. Table 19 of § 1381.413, Appendix B is amended to read as follows (the footnotes remain unchanged):

TABLE 19—STANDARD PATTERNS OF PICKETS, B AND BETTER, DRY, BUNDLED, PER M PIECES

Size (inches)	Lengths (feet)	Estimated weights (pounds)	Price
1 x 2	2	467	\$21.00
1 x 2	3	700	31.50
1 x 2	3 1/2	816	36.75
1 x 2	4	934	42.25
1 x 3	2	700	32.50
1 x 3	3	1,050	47.50
1 x 3	3 1/2	1,225	55.50
1 x 3	4	1,400	65.00
1 x 4	2	935	42.25
1 x 4	3	1,400	63.25
1 x 4	3 1/2	1,630	73.75
1 x 4	4	1,870	84.25
1 1/4 x 1 1/4	2	390	16.25
1 1/4 x 1 1/4	3	590	24.75
1 1/4 x 1 1/4	3 1/2	700	28.75
1 1/4 x 1 1/4	4	780	32.50
1 1/2 x 1 1/2	2	562	23.75
1 1/2 x 1 1/2	3	845	35.50
1 1/2 x 1 1/2	3 1/2	985	41.25
1 1/2 x 1 1/2	4	1,125	47.50

27. Table 22 of § 1381.413, Appendix B, is amended to read as follows (the footnote and estimated weight remain unchanged):

TABLE 22—GROUNDS, B AND BETTER, S2S AND SAW SIZED, 6' TO 20', RANDOM LENGTHS, BUNDLED PER M LINEAL FEET

Size: 3/4" x 3/4" and/or 7/8"----- \$4.90

28. Table 26 of § 1381.413, Appendix B, is amended to read as follows (the footnote remains unchanged):

TABLE 26—SAWN PLANT STAKES, B AND BETTER, S4S, POINTED, BUNDLED, PER C PIECES

Size (inches)	Lengths (feet)	Estimated weight (pounds)	Price
1 x 1	4	53	\$2.18
1 x 1	5	67	2.73
1 x 1	6	80	3.30
1 1/4 x 1 1/4	4	83	4.24
1 1/4 x 1 1/4	5	104	5.29
1 1/4 x 1 1/4	6	125	6.36

This amendment shall become effective October 16, 1946.

Issued this 11th day of October 1946.

GEOFFREY BAKER,
Acting Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 13 to Maximum Price Regulation 253

This amendment is issued to grant increases in the allowable charges for drying, surfacing and working to pattern redwood lumber to meet the minimum requirements of law. These increases are granted to cover the estimated additional costs involved in performing these operations to the extent that they will not be compensated for by the present prices for redwood lumber dried, surfaced or worked to pattern.

Wartime demands required this industry to produce and sell mostly rough green items. However, demands of the veterans' housing program for construction lumber require that the industry emphasize the production of surfaced or worked dry lumber. Although the last amendment which increased maximum prices by \$2.60 per M'BM for rough green lumber did meet the minimum requirements of law, the contemplated conver-

sion to peacetime production requires a further adjustment in the maximum prices of desired surfaced or worked dry items. Such action has been accomplished in this amendment by granting an average price increase of \$2.00 per M'BM which has been applied only to the surfacing, drying and working charges and resawn siding and pattern items.

Basis for price action.—Since the issuance of MPR 253 in November 1942, this Office has observed closely the changes in redwood production patterns, costs and realizations. Military demands for maximum delivery of redwood lumber precluded the usual peacetime production pattern of emphasis on finished dry lumber. The urgency of immediate requirements dictated the delivery of rough lumber. The depletion of inventories prevented the extensive drying of lumber. With the change in the production pattern, there came necessarily decreases in both costs and realizations. Such decreases in costs were mainly reductions in the man-hours used and in the waste and degrade losses. The decreases in realizations resulted from the loss of surfacing, working and drying charges.

As has been indicated, the requirements of the veterans' housing program are largely for surfaced or worked dry lumber rather than rough green lumber. Since VJ day, the redwood industry has begun a slow accumulation of inventories for processing into housing lumber. Within the next twelve months, it is anticipated that the industry will convert from its present production pattern half way back to its pre-war production pattern and emphasize once more finished dry lumber. It is also anticipated that such conversion will result in the incurrence of additional costs both in man-hours and waste and degrade. At the same time, of course, additional income will be secured from surfacing, working and drying charges.

This Office has secured data on conversion costs in terms of man-hours and waste and degrade loss from the major producers of finished dry redwood lumber. It has found that between 1941 and 1945 the number of man-hours required to convert logs into lumber decreased approximately 3.7 hours per M'BM. The decrease in hours occurred largely in the kiln, planing and handling operations. It has also found that waste and degrade losses measured as a percentage of the value of total sales and transfers declined from 15.7% to 8.7%. It is anticipated that during the next twelve months approximately one-half of the decreases in costs effected during the war years will be incurred again as conversion is made to the production of finished dry lumber. After allowance is made for an estimated permanent decrease in man-hours, it is anticipated these increased costs at present average wage rates and redwood lumber values will equal approximately \$4.40 per M'BM.

The production of a greater proportion of finished dry lumber will result in an increased sales realization. The increase in sales realization to be secured by the conversion described above may be measured by one-half of the difference between the average realization in

1945 and the realization obtainable from regulation prices under the normal peacetime production pattern. Such increase has been estimated to be approximately \$2.40 per M'BM.

The anticipated net increase in costs above that of realization amounting to \$2.00 per M'BM (\$4.40 less \$2.40) necessitates an equivalent increase in prices, if the industry is to meet these costs throughout the next twelve months without having maximum prices fall below the minimum requirements of the law. Such increase has therefore been made in regulation prices.

The Administrator recognizes that not all producers will enjoy the average increase of \$2.00 per M'BM. Each producer's increase in realization will be determined by the extent to which he shifts to the production of finished dry lumber, assumes the additional cost entailed therein, and secures the additional realization possible from the sale of finished dry lumber. Such shifting in production will, of course, vary with each producer and be determined largely by lumber inventories, kiln and planing facilities, and labor supply.

Application of price increase. In the application of the average price increase of approximately \$2.00 per M'BM, consideration has been given to the recommendations of the Civilian Production Administration, National Housing Administration and the Redwood Industry Advisory Committee. Cognizance was also taken of price decreases on finished dry lumber which had been made by this Office in the issuance of the original regulation in November 1942. At that time, some redwood items and charges were reduced below those prevailing in the latter part of 1941 and early 1942. Such reduction was accomplished in the regulation by decreasing drying charges \$1.00 per M'BM in the Western area and decreasing finished lumber (particularly resawn siding and pattern items) an average of \$2.50 per M'BM in the Eastern area. The nature of the lumber demands of the war agencies made it desirable that the burden of the decrease be placed on the finished dry items since war uses for redwood required large quantities of lumber immediately rather than a high proportion of finished dry lumber later.

A detailed listing of the price increases made would necessitate a duplication of the amendment itself. In summary, however, the following increases are made in table prices or footnotes on a board measure basis or its equivalent in surface measure, lineal measure, or pieces:

	Per M'BM
1. Resawn siding priced in tables.....	\$7.00
2. Other pattern items priced in tables.....	3.00
3. Drying.....	2.50
4. Surfacing.....	2.00
5. Working to pattern additions.....	3.00

It is to be noted that the increases listed above for 1, 2, 4 and 5 are mutually exclusive. For instance, bevel siding enjoys the \$7.00 per M'BM increase but not those under 2, 4, and 5 above. Similarly, drop siding enjoys the \$3.00 per M'BM increase, but not those under 1, 4, and 5 above.

Application of the above price increases varies somewhat in method as

between regulation prices for the Western and Eastern areas. Such difference in method is necessitated by the difference in the pricing basis used in the two areas. In general, Western prices are established on a f. o. b. mill rough green lumber basis with additions to be made for drying and surfacing. Eastern prices, on the other hand, are usually on a delivered surfaced and/or dry lumber basis with deductions for rough and/or green. Both provide additions for working to pattern in footnotes for those items not specifically priced in tables.

Typical of the increases are those made in the Western area in table 1, rough green lumber (uppers and commons). The column for the drying addition is increased \$2.50 per M'BM and the notes for surfacing and working to pattern are increased \$2.00 and \$3.00 per M'BM, respectively. Equal increases in the Eastern area require the following:

- (1) Table 3—Finish dry surfaced lumber:
 - (a) The table prices are increased \$4.50 per M'BM (\$2.50 for drying increase and \$2.00 for surfacing increase).
 - (b) The notes for working to pattern are increased \$1.00 per M'BM (\$2.00 of the \$3.00 increase for working is already added to table prices by the surfacing increase).
 - (c) The notes for rough and green deductions are increased \$2.00 and \$2.50 per M'BM respectively.
- (2) Table 4—Wide finish, dry, rough, S1S or S2S lumber
 - (a) The table heading is changed to include dry rough lumber only.
 - (b) The table prices are increased \$2.50 per M'BM for the drying increase.
 - (c) A new note for S1S and S2S containing an addition of \$2.00 per M'BM is provided; the note for S4S is increased \$2.00 per M'BM.
 - (d) The notes for green deductions are increased \$2.50 per M'BM.
- (3) Tables 12 and 13—No. 1, heart common, No. 2 and No. 3 common, green or dry, surfaced, shiplapped or tongued and grooved.
 - (a) The table headings are changed to include green and surfaced lumber only.
 - (b) The table prices are increased \$2.00 per M'BM for the surfacing increase.
 - (c) New notes for drying permitting additions of \$2.50 per M'BM are provided.
 - (d) New notes for shiplap, tongue and groove permitting additions of \$1.00 per M'BM are provided.
 - (e) The notes for working to pattern other than "d" above are increased \$1.00 per M'BM.
 - (f) The deductions for rough lumber are increased \$2.00 per M'BM.

The increases for resawn siding are the same both in Western and Eastern areas. Thus, table prices are increased \$9.50 per M'BM (\$7.00 plus \$2.50 per M'BM for drying) reduced to a surface measure basis. The increases by size are as follows:

	Per M'BM
1/2 inch.....	\$4.75
5/8 inch.....	4.75
3/4 inch.....	6.00
7/8 inch.....	7.00
1 inch.....	\$9.50

The deductions in the note for green are increased where required by amounts equal to the increases for dry.

The increases for other pattern items (drop siding, ceiling) are also the same in both areas. Thus, table prices are increased \$5.50 per M'BM (\$3.00 for working to pattern plus \$2.50 for drying) reduced to a surface measure basis where

necessary. The increases by size are as follows:

	Per M'SM
½ inch.....	\$3.50
¾ inch.....	4.00
	Per M'BM
1 inch.....	\$5.50
1¼ inch.....	5.50

The deductions in the notes for green are increased where required by amounts equal to the increases for dry.

In a manner similar to that described for the above instances, the increases are applied to other tables in the regulation.

In view of the above considerations, the Administrator finds that this revision is necessary and proper and consistent with the purposes and standards of the Emergency Price Control Act of 1942, as amended, and the Executive orders of the President.

[F. R. Doc. 46-18548; Filed, Oct. 11, 1946; 11:17 a. m.]

PART 1420—BREWERY, DISTILLERY AND WINERY PRODUCTS

[RMPR 259,¹ Amdt. 16]

MALT BEVERAGES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Revised Maximum Price Regulation 259 is amended in the following respects:

1. A new section 2.9a is added to read as follows:

2.9a *Brewer's individual applications for exemption of sales to a wholly owned sole distributor.* The Price Administrator upon written application, may, by order issued under this section, exempt maximum prices applicable to sales of domestic malt beverages by a brewer to its sole distributor when it appears that:

(a) The sole distributor is a 100% wholly owned subsidiary of the brewer, and

(b) The exemption of sales by the brewer to its sole distributor will not increase such sole distributor's maximum prices for sales of domestic malt beverages.

2. Section 2.10 (b) (2) (i) is amended to read as follows:

(i) Total costs for the items manufactured by applicant plus a margin equal to 3 percent of the adjusted selling price, if the applicant's percentage of net operating profits (before income and excess profits taxes) to net sales, during the most recent fiscal year, was lower than 3%.

This amendment shall become effective October 11, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Approved: October 2, 1946.

N. E. DODD,
Acting Secretary of Agriculture.

¹ 10 F. R. 10212, 11905, 14901; 11 F. R. 1212, 1526, 5442, 7086, 7084, 6860, 9367.

Statement of the Considerations Involved in the Issuance of Amendment No. 16 to Revised Maximum Price Regulation 259

1. Under the applicable provisions of Revised Maximum Price Regulation 259, a brewer's maximum prices to a sole distributor and the latter's resale prices are both determined on the basis of the highest prices charged a particular class of purchaser during the applicable base period. If a sole distributor is a wholly-owned subsidiary of a brewer there is no realistic possibility of a squeeze in prices and the control of sales by a brewer to such a sole distributor may not, in certain instances, be essential to effective price control. Accordingly, the accompanying amendment adds a new section to the regulation in which the Price Administrator is permitted to exempt sales by brewers to sole distributors when it is shown that the sole distributor is a 100% wholly-owned subsidiary of the brewer, and that such exemption will not increase such sole distributor's maximum prices for sales of domestic malt beverages.

2. Section 2.10 (b) (2) provides that subject to the over-all limitation that a maximum price as adjusted under that section may not exceed the average level of brewers' maximum prices for similar domestic malt beverages in the trading area served by the applicant, the adjusted price may not exceed total costs for the item manufactured by the applicant, plus a margin equal to 3% of the adjusted selling price, if the applicant's percentage of net operating profits before income and excess profits taxes to net sales, during the most recent six months of operation, was lower than 3%. The Price Administrator has found in certain cases that data of a brewer's most recent six months of operation is not sufficiently representative of such brewer's normal operative experience. Therefore, the change to the most recent fiscal year is made in the accompanying amendment.

The Price Administrator has determined that the provisions contained in the accompanying amendment are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942 and the Stabilization Act of 1942, both as amended, and Executive Orders 9250, 9328, 9599 and 9697.

[F. R. Doc. 46-18543; Filed, Oct. 11, 1946; 11:15 a. m.]

PART 1305—ADMINISTRATION

[SO 126,¹ Amdt. 55]

EXEMPTION AND SUSPENSION OF CERTAIN ARTICLES OF CONSUMER GOODS FROM PRICE CONTROL

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith

¹ 10 F. R. 10200, 11348, 11512, 12919, 13110, 13071, 13776, 14396, 14634, 14735, 14899, 15346; 11 F. R. 712, 881, 1774, 2375, 2989, 3641, 3596, 3793, 4583, 4861, 5223, 5353, 5497, 5781, 5864, 6136, 5917, 6826, 7418, 8108, 8104, 8108, 8161, 8771, 8227, 9525, 9634, 10212, 10212.

and filed with the Division of the Federal Register.

Supplementary Order No. 126 is amended in the following respects:

1. Section 9 (c) (3) is added to read as follows:

(3) Official Camp Fire Girl uniforms and uniform parts (except footwear) including uniforms, caps and hats, berets, anklets, collars, ties, kerchiefs, and suits.

This amendment shall become effective October 11, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Statement of the Considerations Involved in the Issuance of Amendment No. 55 to Supplementary Order No. 126

The accompanying amendment suspends price control on official Camp Fire Girl uniforms (except footwear).

Official Camp Fire Girl uniforms and uniform parts (except footwear), including uniforms, caps, hats, berets, anklets, collars, ties, kerchiefs and suits are manufactured exclusively for and under the supervision of a non-profit organization which controls their distribution through authorized dealers. They are ultimately purchased only by members of that organization.

Because of increased costs the present ceilings for these items would have to be revised if these items were to remain under price control. In view of the nature of the organization which controls distribution of these goods, it is unlikely that any increase in price occurring as a result of suspension would exceed that which would be permitted if the items remained under control.

None of the products suspended by this action are considered to be commodities but are in fact items grouped within a commodity or class of commodities. No determination has been made at this time that the respective commodity groups to which these products belong are not important in the cost of living or business costs.

[F. R. Doc. 46-18542; Filed, Oct. 11, 1946; 11:15 a. m.]

PART 1426—WOOD PRESERVATION AND PRIMARY FOREST PRODUCTS

[MPR 556,¹ Amdt. 3]

WESTERN RAILROAD TIES AND WOODEN MINE MATERIALS

A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.

In section 16 of Maximum Price Regulation 556, Table 8 is amended to read as follows:

TABLE 8—SPLIT OR HEWN REDWOOD CROSS TIES

[Area: This table applies in California] Grades as provided in A. R. E. A. or Standard Specifications for Grades of Redwood Lumber, Rev. Dec. 1942]

	Per M'BM	Estimated weight per M'BM
A. R. E. A. or par. 172.....	\$46.00	4,000

1. When split redwood ties are delivered by truck from a production or concentration point to any place other than a railroad loading-out point, the maximum price shall be computed on the basis of \$40.00 per M'BM f. o. b. the truck loading point, and to this price may be added the trucking charges provided in section 4 (a) or (b), computing the addition for the truck mileage from the truck loading point to destination.

2. When split redwood ties are delivered by truck from the production or concentration point to a railroad loading-out point other than the nearest railroad loading out point, the maximum price shall be computed on the basis of \$40.00 per M'BM f. o. b. the truck loading-out point, and to this price may be added the trucking charges provided in section 4 (a) or (b), computing the addition by multiplying the railroad mileage from the nearest loading point to destination by the applicable trucking rate.

This amendment shall become effective October 16, 1946.

Issued this 11th day of October 1946.

GEOFFREY BAKER,
Acting Administrator.

Statement of the Considerations Involved in the Issuance of Amendment 3 to Maximum Price Regulation 556

This amendment increases the maximum price for split (or hewn) redwood cross ties by \$7.50 per M'BM at the producer level. This increase will be passed on to the railroads, which are the purchasers of ties. This action is discretionary, under the authority of Executive Order 9599, to correct a maladjustment which would be detrimental to an effective transition to a peacetime economy.

The burden of heavy volume on the railroads during the transition continues, and under these conditions the need for tie renewals and new construction is substantial. To keep the railroads in a satisfactory operating condition it is necessary that a supply of cross ties, including the split redwood variety, be available in adequate quantity, and that productive facilities be so distributed among the various types and species as to conform with the normal requirements of the railroads.

Redwood ties are either split or sawn. The split (or hewn) tie is entirely hand-manufactured, while the sawn tie is a product of a saw-mill, engaged usually in the production of other primary forest products as well as ties. The two products are manufactured by different groups of producers. While the two types are produced from the identical species of log, they have normally been competing products. "Consumer preference" for one product or the other has normally been exercised by individual railroad purchasers on the basis of decisions concerning the relative suitability for the satisfaction of particular needs, the relative strength and durability, the relative accessibility to the track location, and the relative prices of the two products.

Split redwood tie producers must compete, in a seller's market, with the pro-

ducers of the sawn product, for a supply of stumpage and manpower. Under these conditions, prices for split ties and the sawn ties must be set to provide an equitable distribution of scarce items of stumpage and labor between the two competing products. The maximum price for split ties must be sufficiently high to prevent diversion of production away from at least the normal relative production of split redwood ties. This test is used to examine the effectiveness of the price relationship of these items with the sawn tie product.

The maximum price for split redwood crossties has remained stationary since May 22, 1943, the effective date of the establishment of a dollars-and-cents ceiling price for these ties. Maximum prices for sawn redwood ties, on the other hand, have been advanced twice, the increases totalling \$7.50 per M'BM since November 11, 1942, when the dollars-and-cents ceiling prices for those items were established in Maximum Price Regulation 253. The first increase for the sawn ties, amounting to \$5.00 per M'BM across the board, was provided in Amendment 6 to Maximum Price Regulation 253, effective May 23, 1944, and the second, \$2.50 M'BM across the board, was provided in Amendment 12 to that regulation, effective September 6, 1946. The amount of the increase provided in those actions was determined in whole or in part on the basis of the results of detailed studies of costs and realizations. These studies were made to test whether maximum prices for sawn redwood ties, as well as for other redwood products covered by Maximum Price Regulation 253, were generally fair and equitable and thus in accordance with the minimum requirements of the law. Similar cost surveys for split redwood ties have not been possible because of the inadequate records kept by the predominantly small operators who are the producers of these items.

The present maximum price for split redwood crossties has not been effective in bringing out the required supply. There is considerable evidence to indicate that today's output ratio of split redwood ties to sawn redwood ties represents a serious departure from the normal production pattern. In the light of the requirement that the maximum price for split ties must be sufficiently high to prevent diversion of production away from at least the normal relative production of these items, price action is clearly indicated.

It has been determined, after consultation with representatives of split tie producers and purchasers, that \$7.50 per M'BM is the minimum increase considered necessary to restore the normal competitive position of split ties with the sawn product, and to provide incentive to the producers of split ties to bring their output up to at least the normal relative rate of production.

A normal price differential between split ties and sawn ties was used as a basis for establishing the original dollars-and-cents ceiling price for split ties, effective May 22, 1943. The normal price level of split redwood ties at that time was determined to be \$11.50 per M'BM under the level of prices for No.

1 Grade sawn, and \$1.50 per M'BM under that for No. 2 Grade sawn redwood ties. The information available in this office indicates that increases in stumpage prices and wage rates, the principal cost elements common to both types of production, have advanced unit costs for each type of production by approximately uniform dollar amounts. The restoration, therefore, of the normal dollar rather than the per centum differential, is appropriate at this time.

The increase of \$7.50 per M'BM provided in this amendment reestablishes the price for split redwood crossties at the normal dollar differential of \$11.50 per M'BM under the prices for No. 1 Grade sawn redwood ties, and \$1.50 per M'BM under the prices for No. 2 Grade sawn redwood ties.

Because the output of split redwood ties is normally no more than one to two percent of redwood lumber production, this price action will not cause any substantial diversion of materials and manpower away from the production of lumber necessary for use in connection with the Veterans' Emergency Housing Program.

In view of the foregoing the Administrator is of the opinion that this amendment is necessary and proper and consistent with the purposes and standards of the Emergency Price Control Act of 1942, as amended, and the relevant Executive orders of the President.

[F. R. Doc. 46-18539; Filed, Oct. 11, 1946; 11:14 a. m.]

Notices

INTERSTATE COMMERCE COMMISSION.

[S. O. 623]

UNLOADING OF COMMODITIES AT CHICAGO, ILL.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 8th day of October A. D. 1946.

It appearing that numerous cars containing less carload merchandise at Chicago, Illinois, on The Baltimore and Ohio Chicago Terminal Railroad Company have been on hand under load for unreasonable length of time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action. It is ordered, that:

(a) *Commodities at Chicago, Illinois, be unloaded.* The Baltimore and Ohio Chicago Terminal Railroad Company, its agents or employees, shall unload immediately the following cars, loaded with less carload merchandise, now on hand at Chicago, Illinois, awaiting forwarding.

Initial and Number

B&O 268329	SAL 19273	ACL 17141
PRR 563086	NKP 7037	SOU 271331
D&H 22921	GN 29635	PRR 102832

(b) *Demurrage.* No common carrier by railroad subject to the Interstate Commerce Act shall charge or demand or collect or receive any demurrage or

storage charges, for the detention under load of any car specified in paragraph (a) of this order, for the detention period commencing at 7:00 a. m., October 10, 1946, and continuing until the actual unloading of said car or cars is completed.

(c) *Provisions suspended.* The operation of any or all rules, regulations, or practices, insofar as they conflict with the provisions of this order, is hereby suspended.

(d) *Notice and expiration.* Said carrier shall notify V. C. Clinger, Director, Bureau of Service, Interstate Commerce Commission, Washington, D. C., when it has completed the unloading required by paragraph (a) hereof, and such notice shall specify when, where, and by whom such unloading was performed. Upon receipt of that notice this order shall expire. (40 Stat. 101, sec. 402; 41 Stat. 476, sec. 4; 54 Stat. 901, 911; 49 U. S. C. 1 (10)-(17), 15 (2))

It is further ordered, that this order shall become effective immediately; that a copy of this order and direction shall be served upon The Baltimore and Ohio Chicago Terminal Railroad Company, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission, at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL,
Secretary.

[F. R. Doc. 46-18414; Filed, Oct. 11, 1946;
8:45 a. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 7405]

JUICHI TSUSHIMA

In re: Bond owned by and debt owing to Juichi Tsushima. F-39-5040-A-1.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Juichi Tsushima, whose last known address is Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: a. One Oriental Development Co., Ltd., External Guaranteed Debenture Gold 5½% bond, due 1958, of \$500 face value, issued in the name of bearer, presently in the custody of the Superintendent of Banks of the State of New York as Liquidator of the Business and Property in New York of Yokohama Specie Bank, Ltd., 80 Spring Street, New York, New York, together with any and all rights thereunder and thereto, and

b. That certain debt or other obligation owing to Juichi Tsushima by the Superintendent of Banks of the State of New York as Liquidator of the Business and Property in New York of Yokohama

Specie Bank, Ltd., 80 Spring Street, New York, New York, in the amount of \$13.75, as of December 31, 1945, together with any and all accruals thereto, and any and all rights to demand, enforce and collect the same,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 14, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-18418; Filed, Oct. 11, 1946;
9:02 a. m.]

[Vesting Order 7456]

ELSA ZIEGLER

In re: Stock owned by Elsa Ziegler. F-28-2060-C-1.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Elsa Ziegler, whose last known address is 15 Johann Albrechtstrasse, Weimar, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: Twenty (20) shares of \$100.00 par value capital stock of G. Schirmer, Inc., 3 East 43rd Street, New York 17, New York, a corporation organized under the

laws of the State of New York, evidenced by certificates numbered 54 and 61, dated February 1, 1935 and February 10, 1936, respectively, for ten shares each, and registered in the name of Mrs. Elsa Ziegler, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 15, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-18419; Filed, Oct. 11, 1946;
9:02 a. m.]

[Vesting Order 7467]

TAKEJIRO MATSUOKA

In re: Stock owned by Takejiro Matsuoka. F-39-5116-A-1.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Takejiro Matsuoka, whose last known address is Osaka, Japan, is a resident of Japan and a national of a designated enemy country (Japan);

2. That the property described as follows: One hundred shares of no par value common capital stock of Radio

Corporation of America, RCA Building, 30 Rockefeller Plaza, New York, New York, a corporation organized under the laws of the State of Delaware, evidenced by certificates numbered FN/O 40326 and FN/O 39787, each for fifty shares, registered in the name of Takejiro Matsuo and presently in the custody of the Superintendent of Banks of the State of New York as Liquidator of the Business and Property in New York of Yokohama Specie Bank, Ltd., 80 Spring Street, New York, New York, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Japan);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 16, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-18420; Filed, Oct. 11, 1946;
9:02 a. m.]

[Vesting Order 7470]

HUGO SCHAEFER

In re: Stock owned by Hugo Schaefer, F-28-24844-D-1.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Hugo Schaefer, whose last known address is Korntalerstrasse 59,

Stuttgart, Weilmordorf, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: Fifty (50) shares of \$1.00 par value capital stock of American Bosch Corporation, 3664 Main Street, Springfield 7, Massachusetts, a corporation organized under the laws of the State of New York, evidenced by certificate number 689, and registered in the name of Hugo Schaefer, together with all declared and unpaid dividends thereon,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 16, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-18421; Filed, Oct. 11, 1946;
9:03 a. m.]

[Vesting Order 7490]

CLARISSA VON BLUMENTHAL

In re: Stock and bonds owned by Clarissa von Blumenthal. F-28-7040-A-1, F-28-7040-D-1.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

1. That Clarissa von Blumenthal, whose last known address is Ruhlaerstrasse 12, Berlin, Germany, is a resident of Germany and a national of a designated enemy country (Germany);

2. That the property described as follows: a. Fifty-four (54) shares of no par value common capital stock of Steinway & Sons, 109 West 57th Street, New York, New York, a corporation organized under the laws of the State of New York, evidenced by certificate number A-830, registered in the name of Clarissa von Blumenthal and presently in the custody of said Steinway & Sons, 109 West 57th Street, New York, New York, together with all declared and unpaid dividends thereon, and

b. Seventeen (17) Steinway & Sons 5% Debenture Bonds, due 1966, bearing the numbers set forth in Exhibit A, attached hereto and by reference made a part hereof, and of face values as set forth opposite each number in Exhibit A, registered in the name of Clarissa von Blumenthal and presently in the custody of Steinway & Sons, 109 West 57th Street, New York, New York, together with any and all rights thereunder and thereto,

is property within the United States owned or controlled by, payable or deliverable to, held on behalf of or on account of, or owing to, or which is evidence of ownership or control by, the aforesaid national of a designated enemy country;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States requires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to constitute an admission by the Alien Property Custodian of the lawfulness of, or acquiescence in, or licensing of, any set-offs, charges or deductions, nor shall it be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on August 21, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

Bond number	Face value
M67-----	\$1,000
M68-----	1,000
M69-----	1,000
M70-----	1,000
M71-----	1,000
M73-----	1,000
M76-----	1,000
M77-----	1,000
M78-----	1,000
M79-----	1,000
M80-----	1,000
M81-----	1,000
M82-----	1,000
D3-----	500
C5-----	100
C6-----	100
C7-----	100

[F. R. Doc. 46-18422; Filed, Oct. 11, 1946;
9:03 a. m.]

[Vesting Order 7618]

ANNA MARIA EMMERICH

In re: Estate of Anna Maria Emmerich, deceased. File No. D-28-10272; E. T. sec. 14637.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of Mathias Hauser Botzem, and his brothers and sisters and their issue, names unknown, Peter J. Botzem, and his brothers and sisters and their issue, names unknown, Peter M. Botzem, and his brothers and sisters and their issue, names unknown, Peter N. Botzem, and his brothers and sisters and their issue, names unknown, and William F. Botzem, and his brothers and sisters and their issue, names unknown, and each of them, in and to the estate of Anna Maria Emmerich, deceased,

is property payable or deliverable to, or claimed by, nationals of a designated enemy country, Germany, namely

Nationals and Last Known Address

Mathias Hauser Botzem and his brothers and sisters and their issue, names unknown, Germany.

Peter J. Botzem and his brothers and sisters and their issue, names unknown, Germany.

Peter M. Botzem and his brothers and sisters and their issue, names unknown, Germany.

Peter N. Botzem and his brothers and sisters and their issue, names unknown, Germany.

William F. Botzem and his brothers and sisters and their issue, names unknown, Germany.

That such property is in the process of administration by Frederick W. Emmerich, as Executor of the Estate of Anna Maria Emmerich, deceased, acting under the judicial supervision of the Surrogate's Court, Kings County, New York; And determining that to the extent that such nationals are persons not within a designated enemy country, the national interest of the United States requires that such persons be treated as nationals of a designated enemy country, (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may, within one year from the date hereof, or within such further time as may be allowed, file with the Alien Property Custodian on Form APC-1 a notice of claim, together with a request for a hearing thereon. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 18, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-18423; Filed, Oct. 11, 1946;
9:03 a. m.]

[Vesting Order 7619]

AMELIA EVANS

In re: Estate of Amelia Evans, deceased. File D-28-10417; E. T. sec. 14835.

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation, finding:

That the property described as follows: All right, title, interest and claim of any kind or character whatsoever of William Bulster, in and to the Estate of Amelia Evans, deceased,

is property payable or deliverable to, or claimed by, a national of a designated enemy country, Germany, namely,

National and Last Known Address

William Bulster, Germany.

That such property is in the process of administration by Elizabeth Avery, as Executrix of the Estate of Amelia Evans, acting under the judicial supervision of the Superior Court of the State of California in and for the County of Alameda;

And determining that to the extent that such national is a person not within a designated enemy country, the national interest of the United States re-

quires that such person be treated as a national of a designated enemy country (Germany);

And having made all determinations and taken all action required by law, including appropriate consultation and certification, and deeming it necessary in the national interest,

hereby vests in the Alien Property Custodian the property described above, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in an appropriate account or accounts, pending further determination of the Alien Property Custodian. This order shall not be deemed to limit the power of the Alien Property Custodian to return such property or the proceeds thereof in whole or in part, nor shall it be deemed to indicate that compensation will not be paid in lieu thereof, if and when it should be determined to take any one or all of such actions.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of Executive Order No. 9095, as amended.

Executed at Washington, D. C., on September 18, 1946.

[SEAL]

JAMES E. MARKHAM,
Alien Property Custodian.

[F. R. Doc. 46-18424; Filed, Oct. 11, 1946;
9:03 a. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File Nos. 7-926, 7-927, 7-928]

AMERICAN AIRLINES, INC., ET AL.

ORDER SETTING HEARING ON APPLICATIONS TO EXTEND UNLISTED TRADING PRIVILEGES

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 8th day of October A. D. 1946.

In the matter of applications by the Philadelphia Stock Exchange to extend unlisted trading privileges to American Airlines, Inc. Common Stock, \$1 Par Value, File No. 7-926; Blue Ridge Corp. Common Stock, \$1 Par Value, File No. 7-927; Food Fair Stores, Inc. Common Stock, No Par Value, File No. 7-928.

The Philadelphia Stock Exchange, pursuant to section 12 (f) (2) of the Securities Exchange Act of 1934, and Rule X-12F-1 promulgated thereunder, having made application to the Commission on August 30, 1946 to extend unlisted trading privileges to the above-mentioned securities;

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10:00 a. m. on Wednesday, October 30, 1946, at the office of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania, and continue

thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That Allen MacCullen, or any other officer or officers of the Commission named by it for that purpose, shall preside at the hearing on such matter. The officer so designated to preside at such hearing is hereby empowered to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, require the production of any books, papers, correspondence, memoranda, or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-18395; Filed, Oct. 11, 1946;
8:50 a. m.]

[File No. 70-1375]

CENTRAL MASSACHUSETTS ELECTRIC CO. AND
MASSACHUSETTS UTILITIES ASSOCIATES

NOTICE OF FILING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 7th day of October 1946.

Notice is hereby given that a joint declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Central Massachusetts Electric Company ("Central") and Massachusetts Utilities Associates ("MUA"). Central is a subsidiary of MUA which in turn is a subsidiary of New England Power Association, a registered holding company. Declarants designate section 7 of the act and Rule U-45 promulgated under the act as applicable to the proposed transactions.

Notice is further given that any interested person may, not later than October 18, 1946, at 5:30 p. m., e. s. t., request the Commission in writing that a hearing be held on such matter, stating the nature of his interest, the reasons for such request and the issues, if any, of fact or law raised by said declaration proposed to be controverted, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter such declaration, as filed or as amended, may become effective as provided in Rule U-23 of the rules and regulations promulgated pursuant to said act, or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Commission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said declaration which is on file in the office of this Commission for a statement of the transactions therein proposed which are summarized as follows:

Central proposes to issue and sell to the First National Bank of Boston, Massachusetts, its unsecured promissory note in the principal amount of \$250,000 bearing interest at the rate of 1 3/4% per an-

num, maturing one year after date of issue. The proceeds of such sale are to be used to reimburse the treasury for capital expenditures heretofore made and to pay the cost of construction now in progress. In connection with the issuance and sale of the note by Central, MUA proposes to execute an agreement with the First National Bank of Boston to subordinate the notes of Central held by it in the principal amount of \$400,000 to the prior payment in full of principal and interest of the note to be issued and sold by Central.

Declarants state that no State commission has jurisdiction over the proposed transactions.

The declarants request that the Commission's order be issued herein on or before October 30, 1946, or such earlier time as the Commission may determine, since the proceeds of the note are required for use on or about October 30, 1946.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 46-18394; Filed, Oct. 11, 1946;
8:50 a. m.]

FEDERAL POWER COMMISSION.

[Docket No. G-767]

NORTHERN NATURAL GAS CO.

ORDER FIXING DATE OF HEARING

OCTOBER 8, 1946.

Upon consideration of the application filed on August 14, 1946, by Northern Natural Gas Company (Applicant) for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize the construction and operation of the following described facilities:

(a) An additional measuring and regulating station to be located at or near Applicant's 4-inch branch line in the Northeast Quarter of the Southeast Quarter of Section 24, Township 15 North, Range 2 East, Butler County, Nebraska, near David City, Nebraska;

(b) An additional measuring and regulating station to be located at or near Applicant's 4-inch branch line in the Northwest Quarter of Section 33, Township 16 North, Range 9 East, Saunders County, Nebraska, near Valley, Nebraska;

(c) An additional measuring and regulating station to be located at or near Applicant's 20-inch main line in the Northwest Quarter of the Southwest Quarter of Section 34, Township 15 North, Range 8 East, Saunders County, Nebraska, near Wahoo, Nebraska;

(d) An additional measuring and regulating station to be located at or near Applicant's 4-inch branch line in the Southwest Quarter of the Northwest Quarter of Section 34, Township 80 North, Range 35 West, Audubon County, Iowa, near Audubon, Iowa;

(e) An additional measuring and regulating station to be located at or near Applicant's 6-inch branch line in the Northwest Quarter of the Southeast Quarter of Section 7, Township 102

North, Range 21 West, Freeborn County, Minnesota, near Albert Lea, Minnesota.

The Commission orders that:

(A) A public hearing be held commencing on October 23, 1946, at 10:00 a. m. (e. s. t.) in the Hearing Room of the Federal Power Commission, 1800 Pennsylvania Avenue, N. W., Washington, D. C., respecting the matters involved and the issues presented in these proceedings: *Provided, however*, That if no protest or petition to intervene has been filed or allowed prior to the date hereinbefore fixed for hearing, or if a protest or petition to intervene, in the judgment of the Commission, raises no issue of substance, the Commission may dispose of the application without contested hearing, by order upon the application and evidence filed or available to the Commission and such additional evidence as the Commission may require to be filed for its consideration.

(B) Interested state commissions may participate in this hearing as provided in the Commission's rules of practice and procedure.

Date of issuance: October 9, 1946.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-18411; Filed, Oct. 11, 1946;
8:46 a. m.]

[Docket No. G-790]

NATURAL GAS PIPELINE CO. OF AMERICA

NOTICE OF APPLICATION

OCTOBER 7, 1946.

Notice is hereby given that on September 27, 1946, Natural Gas Pipeline Company of America (Applicant), a Delaware corporation having its principal place of business in Chicago, Illinois, filed an application with the Federal Power Commission for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize Applicant to construct and operate certain natural gas facilities and to sell and deliver natural gas to the Wilson Gas Company, Wilson, Kansas, all subject to the jurisdiction of the Federal Power Commission, as more particularly described hereinafter.

The facilities which Applicant proposes to construct and operate are described as follows:

(a) A 2-inch gas pipe line extending from a point of connection with Applicant's present 24-inch pipe line in the West Half of the Northeast Quarter of Section 30, Township 14 South, Range 10 West, Ellsworth County, Kansas, northwardly approximately 75 feet to a point of connection with a presently existing 3-inch pipe line owned by Wilson Gas Company, together with a regulating and metering station and all necessary appurtenances; and

(b) A 2-inch gas pipe line extending from a point of connection with Applicant's present 26-inch pipe line just south of the above-described connection and at a point in the West Half of the Northeast Quarter of Section 30, Township 14 South, Range 10 West, Ellsworth County, Kansas, northwardly approximately 10 feet to a point of connection with the

3-inch gas pipe line owned by said Wilson Gas Company.

Applicant states that the points of connection above described are approximately one mile south of the Town of Wilson, Kansas.

Applicant, in support its application, states that the Wilson Gas Company of Wilson, Kansas, has heretofore purchased natural gas from The Distributors Gas, Incorporated, of Hayes, Kansas, whose main source of supply is the Otis Gas Field in Kansas; that The Distributors Gas, Incorporated, operates primarily a natural gas fuel system serving the oil and gas fields of Rush, Barton, Russell and Ellsworth Counties, Kansas, but that said company was unable to supply all of the requirements of Wilson Gas Company during the winter of 1945-1946, and will not be able to supply the entire gas requirements of Wilson Gas Company during the coming winter season of 1946-1947; that at the present time there are 206 natural gas customers purchasing gas from Wilson Gas Company, there being included in this number one flour mill and two public schools where natural gas is used for heating; that, in the best judgment of the Applicant, the Wilson Gas Company will require a peak day delivery of 260 Mcf and an annual delivery of approximately 42,000 Mcf, all of which will result in a net annual revenue of \$7,013.

Applicant further recites that during the coming winter of 1946-1947 it plans to supply only the quantities of gas which will be required by Wilson Gas Company, which The Distributors Gas, Incorporated, will be unable to supply; and during the following periods to supply the entire natural gas requirements of Wilson Gas Company.

Applicant further states that the Wilson Gas Company has made application to it for purchase of natural gas to meet the requirements of said company, under Rate Schedule G-1 on file with the Commission, and the terms and conditions applicable thereto.

The estimated over-all cost of the proposed facilities and installation will be \$7,643.

Any interested State commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of the Commission's rules of practice and procedure, and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with the reasons for such request.

Any person desiring to be heard or to make any protest with reference to the application of Natural Gas Pipeline Company of America should file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of publication of this notice in the FEDERAL REGISTER, a petition or protest in accordance with the Commission's rules of practice and procedure.

[SEAL]

LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-18412; Filed, Oct. 11, 1946;
8:45 a. m.]

[Docket No. G-792]

ARKANSAS LOUISIANA GAS CO.

NOTICE OF APPLICATION

OCTOBER 7, 1946.

Notice is hereby given that on September 30, 1946, Arkansas Louisiana Gas Company (Applicant), a Delaware corporation having its principal place of business in Shreveport, Louisiana, filed an application with the Federal Power Commission for a certificate of public convenience and necessity pursuant to section 7 of the Natural Gas Act, as amended, to authorize Applicant to construct and operate certain natural gas facilities and to sell natural gas to the Southwestern Gas and Electric Company, all subject to the jurisdiction of the Federal Power Commission, as more particularly described hereinafter.

The facilities which Applicant proposes to construct and operate are described as follows:

Approximately 5,808 feet of 8 $\frac{1}{2}$ -inch O. D. welded pipeline to extend from Station 77-05 on Applicant's line R at its junction with Applicant's line G, approximately two miles northeast of Mooringsport, Louisiana, in a westerly direction to an electric generating plant of the Southwestern Gas and Electric Company now under construction in Section 29, Township 20 North, Range 15 West, Caddo Parish, Louisiana, including a gas scrubber, metering and regulating facilities, and a tie-over to Applicant's line G.

Applicant, in support of its application, recites that the facilities to be constructed under the certificate sought are intended primarily for the rendering of natural gas service to the Lieberman plant of Southwestern Gas and Electric Company, now under construction; but also requests authority for the making of whatever taps are necessary for the rendering of natural gas service to other customers whenever such service may be requested; that the Lieberman plant will consist of one 20,000-kilowatt unit which will be capable of generating 25,000 kilowatts per hour, using hydrogen cooling; that the Southwestern Gas and Electric Company plans to install a similar 20,000-kilowatt turbo-generator unit to be ordered within the next few weeks, construction and installation, however, to require approximately two years.

Applicant further recites that the United Gas Pipe Line Company owns and operates various pipe lines in the area of the proposed construction, and the gas requirements of the electric generating plant will normally be supplied out of deliveries made by United Gas Pipe Line Company which will be made into Applicant's line G at pressures desired up to 300 to 350 pounds per square inch; that under emergency conditions service will be rendered from Applicant's line R, in which pressures varying between 125 and 180 pounds per square inch exist at the point of connection proposed for the new facilities; that the use of natural gas at the Southwestern plant requires that such gas be delivered at a pressure of 35 pounds per square inch with an hourly demand estimated to be at 300,000 cubic feet per unit; that under these conditions the proposed facilities will be adequate for the rendering of the service described,

including requirements necessary for the second unit to be installed at a later date.

Applicant further recites that there is an agreement existing between it as buyer and United Gas Pipe Line Company as seller, executed as of May 25, 1942, under the terms of which applicant purchases one-half of its natural gas requirements for the "Shreveport area", which agreement is on file with the Federal Power Commission and designated as Rate Schedule FPC No. 69; and that the Lieberman plant of the Southwestern Gas and Electric Company is located within this "Shreveport area" and, under the terms of the agreement, one-half of the Lieberman plant requirements will be supplied by United Gas Pipe Line Company.

Applicant states it is proposed that United Gas Pipe Line Company will make a connection with applicant's line G at a point, to be agreed upon, northeast of Mooringsport, Louisiana, and that the full requirements of the Lieberman plant will be supplied out of the United Gas Pipe Line Company's delivery of natural gas; that under this method of operation, and in accordance with the terms of the agreement with United Gas Pipe Line Company, applicant will then be required to furnish additional gas into its Shreveport distribution plant in the amount of one-half of the requirements of the Lieberman plant; that deliveries by applicant into the Shreveport distribution plant will be made from gas produced or purchased in the Washkom and Carthage Fields, Texas, and the Shreveport Field, Louisiana; that service to the Lieberman plant from applicant's line R will be necessary only at such times as emergencies exist, either on applicant's line G or on the lines of the United Gas Pipe Line Company feeding into applicant's line G.

Applicant further states, as part of its estimate of sales volume, revenue and expense, that for the 1947-1948 season the sales volume will be 2,500,000 Mcf, the sales revenue will be \$190,904, and the operating expense will be \$49,726 (exclusive of cost of system gas supplied); that for the years 1949, 1950 and 1951 the sales volume is estimated at 5,000,000 Mcf, with a sales revenue of \$308,904 and with expenses totaling \$79,476 (exclusive of cost of system gas supplied); that the amount of \$141,178 per annum will be available for cost of system gas, income taxes, and return, from service rendered during 1947 and 1948, and the amount of \$229,428 will be available from service rendered beginning with 1949.

Applicant states that rates proposed to be charged for service from the facilities to be constructed will be on a graduated rate basis as follows:

Net Monthly Rate

	Per thousand cubic feet
First 300,000 cubic feet at.....	\$0.20
Next 700,000 cubic feet at.....	.16
Next 1,000,000 cubic feet at.....	.15
Next 3,000,000 cubic feet at.....	.14
Next 5,000,000 cubic feet at.....	.13
Next 10,000,000 cubic feet at.....	.12
Next 10,000,000 cubic feet at.....	.11
Next 10,000,000 cubic feet at.....	.10
Next 10,000,000 cubic feet at.....	.09
Next 70,000,000 cubic feet at.....	.08
All over 120,000,000 cubic feet at.....	.06

The minimum charge will be \$8,500 per month; that rates to any residential or commercial consumers, which may be attached to these facilities in the future, will be at the prevailing rates for those classes of service.

Applicant states that the over-all capital cost of the proposed facilities will be \$24,028. The cost of constructing the proposed facilities will be furnished from applicant's own funds.

Any interested State commission is requested to notify the Federal Power Commission whether the application should be considered under the cooperative provisions of the Commission's rules of practice and procedure and, if so, to advise the Federal Power Commission as to the nature of its interest in the matter and whether it desires a conference, the creation of a board, or a joint or concurrent hearing, together with the reasons for such request.

Any person desiring to be heard or to make any protest with reference to the application of Arkansas Louisiana Gas Company should file with the Federal Power Commission, Washington 25, D. C., not later than 15 days from the date of publication of this notice in the FEDERAL REGISTER, a petition or protest in accordance with the Commission's rules of practice and procedure.

[SEAL] LEON M. FUQUAY,
Secretary.

[F. R. Doc. 46-18413; Filed, Oct. 11, 1946;
8:45 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[MPR 64, Order 327]

CAMERON STOVE MFG. CORP.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64, *It is ordered:*

(a) This order establishes ceiling prices for sales at retail of the Model 100 magazine radiant heater manufactured by the Cameron Stove Manufacturing Corporation, Richmond, Virginia. For sales in each zone by retail dealers to ultimate consumers, the ceiling prices, not including any state or local taxes imposed at the point of sale, are those set forth below:

Magazine-radiant heater Model No.	Ceiling price for sales to ultimate consumer			
	Zone 1	Zone 2	Zone 3	Zone 4
100.....	\$53.75	\$55.50	\$57.75	\$62.50

These prices are subject to each seller's customary terms, discounts, allowances and other price differentials in effect on sales of similar articles.

(b) At the time of, or prior to the first invoice to a purchaser for resale covering the sale of any model No. 100 magazine radiant heater, Cameron Stove Manufacturing Corporation shall notify the purchaser of the maximum prices

set by this order for resales by the purchaser. This notice may be given in any convenient form. In addition, Cameron Stove Manufacturing Corporation shall, before delivering any model No. 100 magazine radiant heater on or after the date of this order, attach securely to the front of each heater, a tag or label which plainly states the maximum retail prices established by this order in each zone together with a list of the states included in each zone. This tag or label may not be removed until after the heater is sold to an ultimate consumer.

(c) For the purposes of this order Zones 1, 2, 3 and 4 comprise the following states:

Zone 1. Virginia.

Zone 2. West Virginia, Kentucky, Tennessee, North Carolina, South Carolina, Georgia, Mississippi, Alabama, Florida, Maryland, Delaware, Pennsylvania, New Jersey, Connecticut, Rhode Island, Massachusetts, Vermont, New Hampshire, Maine, New York, Ohio, Indiana, Michigan, Illinois, Wisconsin, Iowa, Missouri and District of Columbia.

Zone 3. Minnesota, Arkansas, Louisiana, North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Texas, Wyoming and Colorado.

Zone 4. Montana, New Mexico, Idaho, Utah, Arizona, Washington, Oregon, Nevada and California.

(d) All the provisions of Maximum Price Regulation No. 64 apply to sales of articles covered by this order, except to the extent that they are modified by this order. The ceiling prices established by this order have been determined in accordance with section 11b of Maximum Price Regulation No. 64, and may not, therefore, be increased under that section.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 327 Under Maximum Price Regulation 64

Section 11b (c) of Maximum Price Regulation No. 64 required manufacturers of stoves subject to preticketing by the manufacturer having retail ceiling prices fixed prior to August 19, 1946, to recompute those ceiling prices so as to insure the return to retailers of a percentage markup over their current invoice cost equal to the average percentage markup which they received on sales of the same or similar stoves on March 31, 1946. To achieve this result the manufacturer was required to determine a markup factor for each stove applicable to his current ceiling price to distributors, or, if he did not sell to distributors, to his largest buying class of purchaser by dividing his March 31, 1946 ceiling price to that class by his March 31, 1946 retail ceiling price for his most comparable stove in Zone 1.

The Cameron Stove Manufacturing Corporation, Richmond, Virginia, hereinafter referred to as the applicant, has

established under Maximum Price Regulation No. 64 both its ceiling prices and the resale ceiling prices of the magazine radiant heater it is now manufacturing. The resale ceiling prices so established were not fixed until after March 31, 1946. Hence the applicant had no models in his line on March 31, 1946 which he could use to determine a markup factor to be applied to his current ceiling prices for sales to his largest buying class of purchaser to enable him to recompute the retail ceiling prices of his heaters in accordance with section 11b (c) of Maximum Price Regulation No. 64. It is, therefore, necessary to issue an order establishing new retail ceiling prices for the magazine radiant heater under section 11 of Maximum Price Regulation No. 64 which provides that orders may be issued establishing retail ceiling prices whenever a manufacturer's ceiling prices have been determined under the regulation.

The retail ceiling prices established by the accompanying order were determined by dividing the retail ceiling price in Zone 1 which would have been established under Maximum Price Regulation No. 64 for the same heater on March 31, 1946 by the applicant's ceiling price to his largest buying class of purchaser as it would have been set under the same regulation on the same date, and applying the resulting markup factor to the applicant's current ceiling price under Maximum Price Regulation No. 64 to the same class of purchaser. The resulting retail ceiling prices return to retailers a percentage markup equal to the average percentage markup they would have received on March 31, 1946 in connection with sales of the same heater. The retail ceiling prices established are, therefore, in accordance with the requirements of section 2 (t) of the Emergency Price Control Act of 1942, as amended and in line with the level of ceiling prices fixed under Maximum Price Regulation No. 64.

The accompanying order specifies the retail ceiling prices, requires compliance with the notification, preticketing, terms of sale and other general provisions of Maximum Price Regulation No. 64.

[F. R. Doc. 46-18408; Filed, Oct. 11, 1946;
8:48 a. m.]

[MPR 64, Order 328]

WESTERN AUTO SUPPLY CO.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64, *It is ordered:*

(a) This order establishes ceiling prices for sales of private brand electric ranges Coronado Model 47-6431 and Model 47-6432 manufactured for sales by Western Auto Supply Company of Los Angeles, Los Angeles, California.

(1) For sales by Western Auto Supply Company of Los Angeles to retail dealers the ceiling prices are as follows:

Coronado Model No.	Ceiling price for sales to retail dealers	
	Zone 1	Zone 2
47-6431.....	\$135.38	\$147.51
47-6432.....	161.14	175.60

These prices include delivery to the dealer and the Federal excise tax. They are subject to the seller's customary terms, discounts, allowances and other price differentials in effect on the sale of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the ceiling prices including the Federal excise tax but not including any state or local taxes (imposed at the point of sale) are those set forth below:

Coronado Model No.	Ceiling prices for sales to ultimate consumers	
	Zone 1	Zone 2
47-6431.....	\$184.00	\$191.50
47-6432.....	219.00	228.00

These maximum prices include delivery, a one year warranty, and installation where installation requires only that the range be connected to electric facilities to be provided by the consumer, and such connection does not require additional materials. If a range cord set (customarily referred to in the industry as a "pig-tail") is required, and is furnished by the retail dealer, he may add \$3.50 to the applicable OPA retail ceiling price shown above.

(b) Prior to shipping any range covered by this order to a retail dealer, the Western Auto Supply Company of Los Angeles shall cause to be affixed securely to the outside panel of the oven door of each range a label showing the model number of the range, its OPA retail ceiling price in each zone, and a list of the states included in each zone. The label shall also contain a statement that the retail ceiling price includes Federal excise tax, delivery, a one year warranty, and installation where such installation requires only that the range be connected to electric facilities to be provided by the purchaser and such connection does not require any additional materials. The label shall further state that if a range cord set (customarily referred to in the industry as a "pig-tail") is required and is furnished by the dealer, \$3.50 may be added to the applicable OPA retail ceiling price. This label may not be removed until after the range has been sold to an ultimate consumer.

(c) All the provisions of Maximum Price Regulation No. 64 continue to apply to sales of articles covered by this order, except to the extent that they are modified by this order. The ceiling prices established by this order have been determined in accordance with sections 11a and 11b of Maximum Price Regulation No. 64 and may not, therefore, be increased under those sections.

(d) For the purpose of this order, Zones 1 and 2 comprise the following states:

Zone 1. North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Texas, Arkansas, Missouri, Iowa, Minnesota, Wisconsin, Michigan, Illinois, Indiana and Ohio.

Zone 2. Montana, Wyoming, Colorado, New Mexico, Arizona, Utah, Nevada, Washington, Oregon, California and Idaho.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 328 Under Maximum Price Regulation 64

Under Maximum Price Regulation No. 64 electric ranges subject to preticketing are to have their retail ceiling prices established so that they return to resellers a percentage markup over their current cost equal to the average normal peacetime percentage markup which they received on sales of the same or similar stoves to the same class of purchaser.

The Western Auto Supply Company of Los Angeles, hereinafter referred to as the applicant, is a purchaser of certain electric ranges which it resells both to retail dealers and directly to consumers under its private brand name, Coronado. The manufacturer of these ranges has established its ceiling prices to the applicant under Maximum Price Regulation No. 64. It appears that the applicant did not handle any private brand electric ranges during the base period of Maximum Price Regulation No. 64. Hence it cannot determine a markup factor to apply to its current cost for the ranges it is pricing. It is, therefore, necessary to establish resale ceiling prices for the applicant's sales under section 11 of Maximum Price Regulation No. 64 which provides that orders may be issued establishing resale ceiling prices whenever a manufacturer's ceiling prices have been determined under the regulation.

The resale ceiling prices established by the accompanying order were determined by applying to the invoice cost to each group of sellers a percentage markup equal to that received by that group of sellers on the most comparable stoves which they handled during the base period. Therefore, the ceiling prices set by the accompanying order are in line with the level of resale ceiling prices set under Maximum Price Regulation No. 64 and meet the markup requirements of the applicable sections of the Emergency Price Control Act of 1942, as amended. The resale price zones set up by the accompanying order are based upon the resale price zones maintained by the applicant during the base period.

To insure proper preticketing the order specifically places on the applicant the responsibility for preticketing each range. It also makes the terms-of-sale, notification and other general provisions of Maximum Price Regulation No. 64 applicable to all sales of ranges covered by the order.

[F. R. Doc. 46-18409; Filed, Oct. 11, 1946; 8:49 a. m.]

[MPR 64, Order 329]

GAMBLE SKOGMO, INC.

APPROVAL OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 11 of Maximum Price Regulation No. 64, it is ordered:

(a) This order establishes ceiling prices for sales of private brand electric ranges Coronado Model 47-6431 and Model 47-6432 manufactured for sale by Gamble Skogmo, Incorporated, 15 North 8th Street, Minneapolis 3, Minnesota.

(1) For sales by Gamble Skogmo, Incorporated to retail dealers the ceiling prices are as follows:

Coronado Model No.	Ceiling prices for sales to retail dealers	
	Zone 1	Zone 2
47-6431.....	\$135.38	\$147.51
47-6432.....	161.14	175.60

These prices include delivery to the dealer and the Federal excise tax. They are subject to the seller's customary terms, discounts, allowances and other price differentials in effect on the sale of similar articles.

(2) For sales in each zone by retail dealers to ultimate consumers the ceiling prices including the Federal excise tax but not including any state or local taxes (imposed at the point of sale) are those set forth below:

Coronado Model No.	Ceiling prices for sales to ultimate consumers	
	Zone 1	Zone 2
47-6431.....	\$184.00	\$191.50
47-6432.....	219.00	228.00

These maximum prices include delivery, a one year warranty, and installation where installation requires only that the range be connected to electric facilities to be provided by the consumer, and such connection does not require additional materials. If a range cord set (customarily referred to in the industry as a "pig-tail") is required, and is furnished by the retail dealer, he may add \$3.50 to the applicable OPA retail ceiling price shown above.

(b) Prior to shipping any range covered by this order to a retail dealer, Gamble Skogmo, Incorporated shall cause to be affixed securely to the outside panel of the oven door of each range a label showing the model number of the range, its OPA retail ceiling price in each zone, and a list of the states included in each zone. The label shall also contain a statement that the retail ceiling price includes Federal excise tax, delivery, and a one year warranty, and installation where such installation requires only that the range be connected to electric facilities to be provided by the purchaser and such connection does not require any additional materials. The label shall further state that if a range cord set (customarily referred to in the industry as a "pig-tail") is required and is furnished

by the dealer, \$3.50 may be added to the applicable OPA retail ceiling price. This label may not be removed until after the range has been sold to an ultimate consumer.

(c) All the provisions of Maximum Price Regulation No. 64 continue to apply to sales of articles covered by this order, except to the extent that they are modified by this order. The ceiling prices established by this order have been determined in accordance with sections 11a and 11b of Maximum Price Regulation No. 64 and may not, therefore, be increased under these sections.

(d) For the purpose of this order, Zones 1 and 2 comprise the following states:

Zone 1. North Dakota, South Dakota, Nebraska, Kansas, Oklahoma, Texas, Arkansas, Missouri, Iowa, Minnesota, Wisconsin, Michigan, Illinois, Indiana, and Ohio.

Zone 2. Montana, Wyoming, Colorado, New Mexico, Arizona, Utah, Nevada, Washington, Oregon, California, and Idaho.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 329 Under Maximum Price Regulation 64

Under Maximum Price Regulation No. 64 electric ranges subject to preticketing are to have their retail ceiling prices established so that they return to resellers a percentage markup over their current cost equal to the average normal peacetime percentage markup which they received on sales of the same or similar stoves to the same class of purchaser.

The Gamble Skogmo, Incorporated, hereinafter referred to as the applicant, is a purchaser of certain electric ranges which it resells both to retail dealers and directly to consumers under its private brand name, Coronado. The manufacturer of these ranges has established its ceiling prices to the applicant under Maximum Price Regulation No. 64. It appears that the applicant did not handle any private brand electric ranges during the base period of Maximum Price Regulation No. 64. Hence it cannot determine a markup factor to apply to its current cost for the ranges it is pricing. It is, therefore, necessary to establish resale ceiling prices for the applicant's sales under section 11 of Maximum Price Regulation No. 64 which provides that orders may be issued establishing resale ceiling prices whenever a manufacturer's ceiling prices have been determined under the regulation.

The resale ceiling prices established by the accompanying order were determined by applying to the invoice cost to each group of sellers a percentage markup equal to that received by that group of sellers on the most comparable stoves which they handled during the base period. Therefore, the ceiling prices set by the accompanying order are in line with the level of resale ceiling prices

set under Maximum Price Regulation No. 64 and meet the markup requirements of the applicable sections of the Emergency Price Control Act of 1942, as amended. The resale price zones set up by the accompanying order are based upon the resale price zones maintained by the applicant during the base period.

To insure proper preticketing the order specifically places on the applicant the responsibility for preticketing each range. It also makes the terms-of-sale, notification and other general provisions of Maximum Price Regulation No. 64 applicable to all sales of ranges covered by the order.

[F. R. Doc. 46-18410; Filed, Oct. 11, 1946; 8:49 a. m.]

[MPR 591, Order 856]

NORTHERN INDIANA BRASS CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 856 under section 16 of Maximum Price Regulation No. 591. Docket 6123-591.16-300. Northern Indiana Brass Company, Elkhart, Indiana.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 16 of Maximum Price Regulation No. 591, it is ordered:

(a) *Adjustment of maximum prices for the Northern Indiana Brass Company of Elkhart, Indiana.* (1) This order permits the Northern Indiana Brass Company of Elkhart, Indiana to increase by 9.9 percent its properly established maximum net prices in effect on June 30, 1946, to each class of purchaser for its line of fittings for copper tube plumbing.

(2) The maximum net prices set forth in (a) (1) are subject to discounts, allowances including transportation allowances and the rendition of services which are at least as favorable as those which the Northern Indiana Brass Company extended or rendered or would have extended or rendered to each class of purchaser during March 1942, on comparable sales of fittings for copper tube plumbing.

(b) *Maximum prices for resellers.* (1) All resellers of the commodities covered by this order (but not manufacturers who purchase such items for use in the manufacture of other products) may add to their properly established maximum prices in effect on June 30, 1946, the percentage increase in cost to them resulting from the adjustment granted the manufacturer by this order.

(c) *Notification to all purchasers.* The Northern Indiana Brass Company shall send the following notice to every purchaser of the commodities covered by the order at or before the first invoice after the effective date of this order.

Order No. 856 under section 16 of Maximum Price Regulation No. 591 provides for a 9.9 percent increase in maximum net prices in effect on June 30, 1946, for sales by the Northern Indiana Brass Company for its line of fittings for copper tube plumbing.

Resellers (but not manufacturers who purchase these items for use in the manufacture of other products) may add to their existing maximum prices the percentage increase in

cost to them resulting from the adjustment granted by Order No. 856.

(d) All requests of the application of the Northern Indiana Brass Company of Elkhart, Indiana, not herein granted are, denied.

(e) This order may be amended or revoked by the Price Administrator at any time.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 856 Under Section 16 of Maximum Price Regulation 591

The Northern Indiana Brass Company of Elkhart, Indiana, requested an upward adjustment of its maximum prices for its line of fittings for copper tube plumbing.

Section 16 of Maximum Price Regulation No. 591 provides that any manufacturer whose supply of a commodity could not be replaced if he discontinued production except at a price equal to or higher than his requested adjusted price is eligible for an adjustment within the limits indicated in this section. This permits an adjustment in an amount sufficient to make the adjusted price equal to total cost plus a reasonable net profit.

The Northern Indiana Brass Company of Elkhart, Indiana, submitted cost and financial data. Such data indicate that its current overall return on entire company operations is less than total cost. It has been determined that the supply of these products could not be replaced except at prices above those after the adjustment granted by this order.

Accordingly, this order authorizes an adjustment in the applicant's maximum prices which will return the applicant total cost plus a reasonable net profit on its line of fittings for copper tube plumbing.

Controls over the maximum prices of some of the products may have been, or may be suspended in the future by Supplementary Order 129 (Exemption and suspension from price control of machines, parts, industrial materials and services). In that event, the provisions of this order with respect to those items are also suspended during the period of the price control suspension, subject to reinstatement if the former price controls are restored.

Resellers are permitted to increase their existing maximum prices by the percentage increase in cost to them resulting from the increase granted the manufacturer. Thus, resellers will continue to realize the same percentage margin over acquisition cost that they realized previous to the issuance of the accompanying order.

After due consideration of the foregoing, the Price Administrator finds that this action is consistent with the Emergency Price Control Act of 1942, as amended, and the Executive orders of the President.

[F. R. Doc. 46-18407; Filed, Oct. 11, 1946; 8:47 a. m.]

[MPR 591, Order 857]

SECURITY Mfg. Co.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to section 9 of Maximum Price Regulation No. 591, it is ordered:

(a) The maximum net prices, excluding Federal Excise Tax, f. o. b. point of shipment, for sales by any person of the following gas-fired storage water heater manufactured by Security Manufacturing Company, 1630-48 Oakland Avenue, Kansas City 3, Missouri and described in its application dated August 26, 1946, shall be:

	On sales to—		
	Jobbers	Dealers	Consumers
Model #S-75, gas-fired storage water heater, for LPG use...	\$123	\$153	\$221

(b) The maximum prices established by this order are subject to such further cash discounts, transportation allowances and price differentials at least as favorable as those which each seller extended or rendered or would have extended or rendered during March 1942 on sales of commodities in the same general category.

(c) The maximum prices on an installed basis of the commodities covered by this order shall be determined in accordance with Revised Maximum Price Regulation No. 251.

(d) Each seller covered by this order, except on sales to consumers, shall notify each of his purchasers, in writing, at or before the issuance of the first invoice after the effective date of this order, of the maximum prices established by this order for each such seller as well as the maximum prices established for purchasers, except dealers, upon resale.

(e) Security Manufacturing Company shall attach to each water heater covered by this order, a tag containing the following:

OPA Maximum Retail Price Not Installed
Including Actual Federal Tax Paid at Source
\$-----

(Do Not Detach)

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 857 Under
Section 9 of Maximum Price Regulation 591

The accompanying Order No. 857 under section 9 of Maximum Price Regulation No. 591 establishes maximum prices for sales at all levels of distribution for gas-fired storage water heaters for LPG use, manufactured by the Security Manufacturing Company, of Kansas City 3, Missouri.

These particular commodities were only recently introduced into the market by the manufacturer. Maximum prices for the items could not be established under section 7 or 8 of Maximum Price Regulation No. 591, because this company had never manufactured comparable commodities. Consequently, maximum prices must be approved pursuant to the provisions of section 9 of Maximum Price Regulation No. 591.

In its application the company submitted its proposed prices for the commodities covered by this order. An analysis of the information submitted indicated that the prices authorized are in line with the prices of competitive manufacturers for comparable commodities and, therefore, are in line with the level of prices established under Maximum Price Regulation No. 591.

In order to avoid any confusion on the part of resellers as to their maximum prices and for the purposes of protecting consumers, the accompanying order establishes dollars-and-cents prices for all levels of distribution. Maximum prices established for resellers reflect the usual margins of such resellers on sales of comparable products.

The commodities manufactured by this company will be distributed by many resellers who may or may not have access to copies of the accompanying order. Therefore, in order to avoid confusion on the part of resellers who do not have access to this order, the order provides that the manufacturer attach to each water heater a tag on which will be printed the articles maximum consumer price. In addition, each seller, except on sales to consumers, is required to notify each of his purchasers of his maximum prices as well as purchasers' maximum prices on resale.

[F. R. Doc. 46-18404; Filed, Oct. 11, 1946; 8:46 a. m.]

[MPR 592, Order 163]

GENERAL CRUSHED STONE CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 163 under section 16 of Maximum Price Regulation No. 592. Specified construction materials and refineries. The General Crushed Stone Company, Docket No. 6122-592.16-208.

For reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation 592, it is ordered:

(a) The maximum net prices f. o. b. cars or trucks at plant for sales by the General Crushed Stone Company of Easton, Pennsylvania to its various classes of purchasers may be increased by amounts not in excess of the following:

North LeRoy, New York plant: All crushed stone, \$0.07 per ton.

White Haven, Pennsylvania plant: All crushed stone, \$0.17 per ton.

Winchester, Massachusetts plant (crushed stone): Massachusetts State Highway Sizes.

	Per ton
1, 2, and 3.....	\$0.30
3 A and 4.....	.35
Old No. 4.....	.40
Old No. 4A.....	.45
Old No. 5.....	.15

Fayetteville (Palmer pit) New York plant: All sand and gravel, \$0.04 per ton.

(b) Any person purchasing crushed stone or sand and gravel, described in paragraph (a) from the General Crushed Stone Company for purpose of resale in the same form may increase his present maximum prices, established under the General Maximum Price Regulation, by the percentage increase in cost to him resulting from the increases permitted the producer in paragraph (a). However, notwithstanding the provisions of this paragraph (b), in any area where specific maximum prices are fixed by an area pricing order, such specific maximum prices shall apply in that area.

(c) All requests of the application not granted herein are denied.

(d) This order may be amended or revoked by the Administrator at any time.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 163 Under
Section 16 of Maximum Price Regulation 592

The General Crushed Stone Company of Easton, Pennsylvania on May 1, 1946 requested an upward adjustment of its maximum prices for crushed stone, sand and gravel produced at nine of its fourteen plants. This application was proceeded pursuant to the provisions of section 16 of Maximum Price Regulation 592.

This Office has examined the applicant's over-all financial and cost data for base period years, 1936-39 inclusive and for the year 1945. It appears that the applicant's current over-all earnings are being conducted at a profit approximately equal to its base period profit and that its present maximum prices for sand, gravel and crushed stone at four of the nine plants studied are less than its total costs to produce and sell these commodities.

Under section 16 where over-all operations are normal as compared with base period over-all profits, an adjustment to permit recovery of total costs in individual plants is permissible. This adjustment is in accordance with Office policy. Accordingly, the Administrator has determined that an adjustment sufficient to enable the applicant to recover total costs at plants where total costs are currently not being covered is appropriate and the accompanying order effectuates this purpose.

Resellers are permitted to increase their existing maximum prices by the percentage in cost to them resulting from the increase granted the producer. Thus, resellers will continue to realize the same percentage margin. The accompanying order does not, however, permit resellers to increase their maximum prices where such prices are established by dollars-and-cents area pricing orders. In the latter case, appropriate adjustments of such orders will be made wherever necessary.

[F. R. Doc. 46-18405; Filed, Oct. 11, 1946; 8:46 a. m.]

[MPR 592, Order 164]

PENN CERAMIC MFG. CO.

ADJUSTMENT OF MAXIMUM PRICES

Order No. 164 under section 16 of Maximum Price Regulation 592. Penn Ceramic Manufacturing Company. Docket #6122-592.16-415.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation No. 592, *It is ordered:*

(a) Order No. 88 under section 16 of Maximum Price Regulation No. 592 issued on July 26, 1946, by the New York Regional Office is hereby revoked.

(b) The maximum f. o. b. yard prices for sales by the Penn Ceramic Manufacturing Company, Ambers, Pennsylvania, of its line of floor tile shall be as follows:

[Per square foot]

	Group I	Group II	Group III
3 1/2" squares 1" hexagon.....	\$0.275	\$0.318	\$0.275
1 1/2" hexagon 1 1/2" x 3/4".....			
1 1/2" squares 1 1/2" x 3/4".....			
1 1/2" squares 2 1/2" x 1 1/2".....	.304	.346	.275
1 1/2" hexagon.....			
Pentagon (1 1/2" x 1 1/2").....	.331	.373	.275
2 1/2" squares.....	.387	.429	.275
2 1/2" octagon 2" hexagon.....	.349	.387	.25
1 1/2" squares.....	.552	.552	.552
1 1/2" squares.....	.69	.69	.69

Group I. Includes white, light gray, dark gray, red, chocolate, No. 14 gray, mottled.

Group II. Includes light blue, dark blue, black, cream, yellow, buff, light green, dark green, pink, orchid, mottled.

Group III. Includes seasand, suntan, golden buff, morocco, sangray, red granite, oyster white, salmon.

Discounts. A quantity discount of 10% will be allowed on shipments of 500 square feet or more. A jobbers' discount of 15% will be allowed for all purchases made for resale.

Terms. A cash discount of 2% shall be allowed for payments made 15 days from date of shipment; net 30 days.

(c) The maximum prices, established by this order, are subject to all customary cash and trade discounts, allowances or other differentials, all of which must be preserved. Customary trade allowances, discounts or other price differentials shall not be changed unless such changes result in a lower price than the prices permitted by this order after applying the cash discount provided for in paragraph (b).

(d) Any person purchasing, for the purpose of resale, in the same form, any of the above named commodities, produced by Penn Ceramic Manufacturing Company, may increase his existing maximum prices, established under the GMPR, by adding the percentage increase in cost resulting to him from the increase permitted the Penn Ceramic Manufacturing Company in paragraph (b).

(e) All requests of the application not granted herein are denied.

This order may be amended or revoked by the Office of Price Administration at any time.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 164 Under Section 16 of Maximum Price Regulation 592

The accompanying order revokes Order No. 88 under section 16 of Maximum Price Regulation 592, issued by the New York Regional Office on July 26, 1946, and permits the Penn Ceramic Manufacturing Company to increase its maximum prices in effect on June 30, 1946 for sales of floor tile by approximately 20%. On June 17, 1946, the applicant filed an application with the New York Regional Office for an increase in its maximum prices for the sale of floor tile. The Regional Office processed the application under section 16 of Maximum Price Regulation No. 592. After considering the data submitted by the applicant, the Regional Office, on July 26, 1946, issued an order granting the applicant a 7 percent increase in its maximum prices for this commodity. On July 30, 1946, the applicant filed, in accordance with Revised Procedural Regulation No. 1, a formal request for review by the Administrator of the order of the Regional Administrator.

All the data submitted by the applicant, the findings of the Regional Administrator and his Order No. 88 under section 16 of Maximum Price Regulation 592, effective July 26, 1946, have been carefully considered by this Office. Since base period records were not available, a detailed study of the applicant's financial and cost data for the years 1944 and 1945, and the first five months of 1946 was conducted. Examination of the current data indicates that the applicant is operating at a loss and that its present maximum prices for floor tile do not cover the cost of making and selling that commodity. Accordingly, the accompanying order permits the applicant to recover total costs of production, plus a reasonable net profit. This adjustment is within the limits of adjustment permissible under section 16 of Maximum Price Regulation 592 and is in accordance with Office policy.

Resellers are permitted to increase their existing maximum prices by the increase in cost to them resulting from the increase granted the manufacturer. Thus, resellers will continue to realize the same percentage margin.

[F. R. Doc. 46-18406; Filed, Oct. 11, 1946; 8:47 a. m.]

[MPR 188, Order 5231]

MISSION LAMPS

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, *It is ordered:*

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Mission Lamps, 1915 Winder Street, San Diego 1, California.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sale by manufacturer to—		For sale by any person to consumers
		Jobbers	Retailers	
Decorated paper parchment braid trimmed shade:				
8-inch.....	1-8"	Each \$0.64	Each \$0.75	Each \$1.35
12-inch.....	1-12"	.89	1.05	1.89
14-inch.....	1-14"	.98	1.15	2.07
19-inch.....	1-19"	1.15	1.35	2.43
Glazed china table lamp with decorated paper parchment braid trimmed shade.	1-L&S..	5.01	5.90	10.62

These maximum prices are for the articles described in the manufacturer's application dated August 27, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. San Diego, California, 2% 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

**Opinion Accompanying Order No. 5231
Under § 1499.158 of Maximum Price
Regulation No. 188**

By application dated August 27, 1946, Mission Lamps, 1915 Winder Street, San Diego 1, California, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps and shades which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, §1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable article for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18432; Filed, Oct. 11, 1946; 8:48 a. m.]

[MPR 478, Order 208]

FOSTEX, INC.

AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 478, *It is ordered:*

(a) The maximum price for sales by converters and wholesalers of the following coated fabric converted by the Fostex, Inc., Post Office Box 1714, Spartanburg, South Carolina, shall be as follows:

Commodity	
60" 38 x 40 1.87 soft filled	
sheeting, f. m., dyed,	
coated with 6.4 dry	For sales to
ounces of pyroxylin	manufacturers
coating -----	\$0.852 per linear yd.

(b) With or prior to the first delivery of the coated fabric covered by this order to a wholesaler, the seller shall notify such person in writing of the specific maximum price applicable to his resale of this coated fabric to manufacturers which is the maximum price set forth in paragraph (a) above.

(c) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(d) All requests not granted herein are denied.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

**Opinion Accompanying Order No. 208
Under Maximum Price Regulation 478,
Coated and Combined Fabrics**

The Fostex, Inc., whose sales agent is Cannon Mills, Inc., 70 Worth Street, New York, New York, applied on September 18, 1946, for authorization of a maximum price for sales of a described coated fabric which it sells as a converter. It appears that this company is unable to use section 9a as that section applied only to sales by converters who sell to cutters, supply jobbers, and retailers. The maximum prices for sales by a converter to any other class of purchaser must be established under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of a maximum price for sales of this coated fabric to wholesalers who resell this coated fabric to manufacturers. During March 1942, and for several years prior thereto, a converter of coated fabrics generally sold direct to manufacturers. It was not the usual practice for a converter to sell to a wholesaler who resold to manufacturers. In the few instances of such resales to manufacturers, the converter's sales price to wholesalers was lower than his sales price to the manufacturers, permitting resale by the wholesalers to the manufacturers at the same price at which the converter would have sold directly to the manufacturers. Therefore, the maximum price for wholesalers who purchase from converters should be the same as that of their supplier for sales to the same class of purchaser. Accordingly, this order establishes the maximum price for sales to manufacturers equally applicable for sales made by wholesalers and any other sellers. Thus, the wholesaler's maximum price for sales to manufacturers will be the same as the applicant's price for sales to the same buyer.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum price which applies to sales to a manufacturer. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given many wholesalers may price these coated fabrics under section 9 of the regulation with the result that different and higher prices will result for sales of the same commodity.

The maximum price proposed by the applicant has been compared to the maximum prices established by other converters under Maximum Price Regulation 478. The Administrator finds that the proposed maximum price is not consistent with the level of maximum

prices generally established by the regulation. This is because the applicant has used excessive costs as compared to those of the converters and has used the gross margin applicable for sales to a manufacturer. Therefore, the Administrator is approving a maximum price which is consistent with the level of maximum prices generally established by the regulation.

In the judgment of the Price Administrator, the maximum price established by this order is consistent with the level of maximum prices otherwise established by Maximum Price Regulation 478, is fair and equitable, and effectuates the purpose of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-18429; Filed, Oct. 11, 1946; 8:46 a. m.]

[MPR 478, Order 209]

WEYMOUTH ART LEATHER CO., INC.

AUTHORIZATION OF MAXIMUM PRICES

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 10 of Maximum Price Regulation 476, *It is ordered:*

(a) The maximum prices for sales to manufacturers, supply jobbers, and retailers by the Weymouth Art Leather Company, Inc., South Braintree, Massachusetts, or by any other reseller of the following coated fabrics shall be as follows:

[Per linear yard]

Commodity	Manufacturers	Supply jobbers	Retailers
Quality 54" T-11407, 60" 40 x 40 1.40 osnaburg, dyed, coated with 6.4 dry oz. of pyroxylin coating (purchased from Fostex, Inc.) and further coated with 2 wet oz. of pyroxylin coating.	\$0.86592	\$0.84298	\$0.97404
Quality 54" T-21400, 60" 40 x 24 1.40 osnaburg, dyed, coated with 6.4 dry oz. of pyroxylin coating (purchased from Fostex, Inc.) and further coated with 9 wet oz. of pyroxylin coating.	.97792	.95498	1.08604
Quality 54" T-21402, 60" 40 x 24 1.40 osnaburg, dyed, coated with 6.4 dry oz. of pyroxylin coating (purchased from Fostex, Inc.) and further coated with 14 wet oz. of pyroxylin coating.	1.05792	1.03498	1.16694
Quality 54" T-21406, 60" 40 x 24 1.40 osnaburg, dyed, coated with 6.4 dry oz. of pyroxylin coating (purchased from Fostex, Inc.) and further coated with 23 wet oz. of pyroxylin coating.	1.20192	1.17898	1.31094
Quality 54" T-L-21140, 60" 40 x 24 1.40 osnaburg, dyed, coated with 4½ dry oz. of vinylite coating (purchased from Fostex, Inc.) and further coated with 6.4 dry oz. of vinylite coating.	1.21792	1.19498	1.32694
Quality 54" T-L-21340, 60" 40 x 24 1.40 osnaburg, dyed, coated with 4½ dry oz. of vinylite coating (purchased from Fostex, Inc.) and further coated with 8.3 dry oz. of vinylite coating.	1.33192	1.30898	1.44094
Quality 54" T-I-21640, 60" 40 x 24 1.40 osnaburg, dyed, coated with 4½ dry oz. of vinylite coating (purchased from Fostex, Inc.) and further coated with 11.2 dry oz. of vinylite coating.	1.50592	1.48298	1.61494

(b) With or prior to the first delivery of the coated fabrics covered by this order to a wholesaler, the seller shall notify such person in writing of the specific maximum prices applicable to his resale of these coated fabrics to manufacturers, supply jobbers, and retailers, which are the maximum prices set forth in paragraph (a) above.

(c) All requests not granted herein are denied.

(d) All provisions of Maximum Price Regulation 478 not inconsistent with this order shall apply to sales covered by this order.

(e) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 209 Under Maximum Price Regulation 478 Coated and Combined Fabrics

The Weymouth Art Leather Company, Inc., South Braintree, Massachusetts, applied on September 20, 1946, for authorization of maximum prices for sales of the described coated fabrics which it sells as a reseller. It appears that this company is unable to use section 8 or Maximum Price Regulation 478 as section 8 applies to manufacturers of coated fabrics who purchased the base fabric in the greige and applied the coating service thereto prior to its resale. The applicant is unable to use section 9 of the regulation as section 9 applies to wholesalers who purchase coated fabrics for resale without performing any coating service on the fabric. Therefore, the maximum prices for the applicant's Qualities T-11407, T-21400, T-21402, T-21406, T-L-21140, T-L-21340, and T-L-21640 fabrics which it purchases coated and on which it applies additional dry weights of coatings are properly established under section 10 of Maximum Price Regulation 478.

The applicant is asking for approval of the maximum prices for sales of these coated fabrics to manufacturers, supply jobbers, and retailers, as well as to wholesalers who resell these coated fabrics to manufacturers, supply jobbers, and retailers. During March 1942, and for several years prior thereto, a wholesaler or reseller of coated fabrics generally sold direct to manufacturers, supply jobbers, and retailers. It was not the usual practice for a wholesaler or reseller to sell to another wholesaler who resold to manufacturers, supply jobbers, and retailers. In the few instances of such resales to manufacturers, supply jobbers, and retailers, the wholesaler's or reseller's sales price to other wholesalers was lower than his sales price to manufacturers, supply jobbers, and retailers, permitting resale by the second wholesaler to the manufacturers, supply jobbers, and retailers at the same price at which the first wholesaler or reseller would have sold directly to the manufacturers, supply jobbers, and retailers. Therefore, the maximum prices for wholesalers who purchase from

wholesalers or resellers should be the same as that of their supplier for sales to the same classes of purchasers. Accordingly, this order establishes maximum prices for sales to manufacturers, supply jobbers, and retailers equally applicable for sales made by wholesalers and any other sellers. Thus, the second wholesaler's maximum prices for sales to manufacturers, supply jobbers, and retailers will be the same as the applicant's prices for sales to the same buyers.

It is desirable that the applicant be required to notify the wholesalers to whom he sells of the maximum prices which apply to sales to a manufacturer, a supply jobber, and a retailer. This is the most practical way of informing the wholesalers of the price at which he must sell. If such notice is not given many wholesalers may price these coated fabrics under section 9 of the regulation, with the result that different and higher prices will result for sales of the same commodity.

The maximum prices proposed by the applicant have been compared to the maximum prices established by other wholesalers or resellers selling similar commodities. The Administrator finds that the maximum prices proposed are not consistent with the level of maximum prices generally established by the regulation. The Administrator is, therefore, approving maximum prices which are the same as the applicant's supplier's maximum prices for sales to the same classes of purchasers, plus the maximum price for the additional dry weights of coating which the applicant applies.

In the judgment of the Price Administrator, the maximum prices established by this order are consistent with the level of maximum prices otherwise established by the Maximum Price Regulation 478, are fair and equitable, and effectuate the purpose of the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9326.

[F. R. Doc. 46-18443; Filed, Oct. 11, 1946; 8:53 a. m.]

[MPR 592, Amdt. 1 to Order 112]

KITTANNING MARTIN BRICK CO.

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 1 to Order No. 112 under section 16 of Maximum Price Regulation 592. Kittanning Martin Brick Co. Docket No. 6122-592.16-389.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation No. 592, It is ordered: That Order No. 112 under section 16 of Maximum Price Regulation 592, effective August 22, 1946, is amended in the following respects:

1. Paragraph (a) is amended to read as follows:

(a) The maximum net prices in effect on August 21, 1946, for sales by the Kittanning Martin Brick Company, Pittsburgh, Pennsylvania, of brick and structural clay tile to its various classes of purchasers may be increased by an amount not in excess of \$2.50 per M for standard size brick equivalents or by an

amount not in excess of \$1.00 per ton for structural clay tile.

2. Paragraph (c) is amended to read as follows:

(c) Any person purchasing any of the products covered by this order produced by the Kittanning Martin Brick Company, Pittsburgh, Pennsylvania, for the purpose of resale in the same form may increase his maximum prices in effect August 21, 1946, by adding the percentage increase actually resulting from the increase permitted the manufacturer in (a) above. Notwithstanding the provisions of this paragraph, in any area where specific maximum prices are fixed by an area pricing order such specific maximum prices shall apply in that area.

This amendment shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment No. 1 to Order 112 Under Section 16 of Maximum Price Regulation No. 592

The accompanying Amendment to Order 112 under section 16 of Maximum Price Regulation No. 592 permits the Kittanning Martin Brick Company, Pittsburgh, Pennsylvania, to increase its maximum prices established by Order 112 for its line of brick and structural clay tile by an additional amount not in excess of \$1.50 per M for standard size brick equivalents and \$0.60 per ton for structural clay tile. Previously in Order 112, effective August 22, 1946, the Kittanning Martin Brick Company was permitted an adjustment of \$1.00 per M for brick and \$0.40 per ton for tile. This results in a total increase of \$2.50 per M for standard size brick equivalents and \$1.00 per ton for structural clay tile permitted under Order 112. This total increase is predicated upon increased labor costs resulting from the granting of certain wage and salary increases approved in accordance with Executive Order 9697.

The facts in this case indicate that the applicant has met the eligibility requirements set forth under section 16 of Maximum Price Regulation 592. The latter section provides for various adjustments depending upon the applicant's current over-all profitability. The Administrator, in the interest of expedient action based upon wage price applications, has completed studies of this industry generally, and is, in the instance of this and other similar applications, applying to individual applications determinations which generally accord with the tests set forth in section 16, and which are in conformance with office policy. The adjustment granted in the accompanying order will compensate the applicant only for that portion of the approved wage or salary increase which it appears the applicant cannot absorb out of the adjustment permitted the clay brick and tile industry under section 2.1 (k) of Order No. 1 under Maximum Price Regulation 592, issued September 18, 1945. Should the applicant have factors other than those considered in this action which warrant further adjustment of maximum

prices, he may apply for adjustment based on such other factors.

Resellers (except in areas where specific maximum prices are established by area orders) are permitted to increase their maximum prices in effect on August 21, 1946, by the increase in cost to them actually resulting from the increase granted the manufacturers. Thus, these resellers will continue to realize the same percentage margin. The accompanying amendment does not, however, permit resellers to increase their maximum prices where such prices are established by dollars-and-cents area pricing orders. In the latter case, appropriate adjustments of such orders will be made where necessary.

[F. R. Doc. 46-18448; Filed, Oct. 11, 1946; 8:55 a. m.]

[MPR 592, Corr. to Amdt. 60 to Order 1]

SPECIFIED CONSTRUCTION MATERIALS AND REFRACTORIES

ADJUSTMENT OF MAXIMUM PRICES

Section 2.4 (a) (1) of Order 1 is corrected to read as follows:

(1) An amount not exceeding the dollars-and-cents increase in cost to him resulting from an increase in maximum prices permitted manufacturers under sections 2.1 or 2.5 of Order No. 1, prior to March 31, 1946.

This correction shall become effective October 11, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

[F. R. Doc. 46-18544; Filed, Oct. 11, 1946; 11:15 a. m.]

[RMPR 528, Order 141]

UNITED STATES RUBBER CO.

AUTHORIZATION OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to section 16 (d) of Revised Maximum Price Regulation 528, It is ordered:

(a) The maximum retail prices for the following sizes of Fisk Safti-Wave passenger car tubes manufactured by the United States Rubber Company, New York 20, New York, shall be:

Size:	Maximum retail price, each
6.00-16	\$5.50
6.50-15	6.40
6.50-16	6.30
7.00-15	6.45
7.00-16	6.60
7.50-16	7.80

(b) All provisions of RMPR 528 not inconsistent with this order shall apply to sales covered by this order.

(c) This order may be revoked or amended by the Office of Price Administration at any time.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 141 Under Revised Maximum Price Regulation 528

The United States Rubber Company, 1230 Avenue of the Americas, New York 20, New York, has made application for approval of maximum retail prices for six new sizes of Fisk Safti-Wave passenger car tubes being added to its line. Maximum retail prices for these Special Purpose tubes are determined under paragraph (d) of section 16.

The maximum retail prices fixed by the accompanying order bear the normal relationship to the maximum prices fixed by the regulation for other sizes of this type of tube, and such maximum retail prices are consistent with the level of maximum prices otherwise fixed by the regulation.

[F. R. Doc. 46-18546; Filed, Oct. 11, 1946; 11:16 a. m.]

[Rev. SO 119, Order 346]

VIRGINIA-LINCOLN CORP.

ADJUSTMENT OF CEILING PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to sections 15 and 16 of Revised Supplementary Order No. 119, it is ordered:

(a) *Manufacturer's ceiling prices.* Virginia-Lincoln Corporation, Marion, Virginia, may compute its adjusted ceiling prices for all articles of wood bedroom furniture which it manufactures, as follows:

(1) For an article in its line during October 1941, the adjusted ceiling price is the highest price charged during that month to each class of purchaser increased by 34 percent.

(2) For an article not in its line during October 1941, but which has a properly established ceiling price, the adjusted ceiling price is the article's properly established ceiling price for the particular sale (exclusive of all permitted increases or adjusted charges) increased by the percentage determined in accordance with "Note 3" in section 8 of Revised Supplementary Order No. 119.

(3) The manufacturer's adjusted ceiling price fixed in accordance with this order is his new ceiling price if it is higher than his previously established ceiling price including all increases and adjustments otherwise authorized for him individually or for his industry.

(b) *Resellers' ceiling prices.* Resellers of an article which the manufacturer has sold at an adjusted ceiling price determined under this order shall determine their maximum prices as follows:

(1) A retailer who must determine his ceiling price under Maximum Price Regulation No. 580, and a wholesaler who must determine his ceiling prices under Maximum Price Regulation No. 590, shall compute their ceiling prices in the manner provided by those regulations. However, if the supplier's invoice states

both an "unadjusted maximum price" and a ceiling price, the reseller shall compute his ceiling prices under these regulations as they have been modified by Order No. 4800 under § 1499.159c of Maximum Price Regulation No. 188.

(2) A reseller who determines his maximum resale price under the General Maximum Price Regulation, and whose supplier's invoice states both an "unadjusted maximum price" and a selling price, shall compute his ceiling prices under that regulation as modified by Order No. 4800 under § 1499.159c of Maximum Price Regulation No. 188.

If his supplier's invoice does not state an "unadjusted maximum price," the reseller shall calculate his ceiling price by adding to his invoice cost the same percentage mark-up which he has on the "most comparable article" for which he has a properly established ceiling price. For this purpose, the "most comparable article" is the one which meets all of the following tests:

(i) It belongs to the narrowest trade category which includes the article being priced.

(ii) Both it and the article being priced were purchased from the same class of supplier.

(iii) Both it and the article being priced belong to a class of article to which, according to customary trade practices, an approximately uniform percentage mark-up is applied.

(iv) Its net replacement cost is nearest to the net cost of the article being priced.

The determination of a ceiling price in this way need not be reported to the Office of Price Administration; however, each seller must keep complete records showing all the information called for by OPA Form 820-758 with regard to how he determined his ceiling price, for so long as the Emergency Price Control Act of 1942, as amended, remains in effect.

If the maximum resale price cannot be determined under the above method, the reseller shall apply to the Office of Price Administration for the establishment of a ceiling price under § 1499.3 (c) of the General Maximum Price Regulation. Ceiling prices established under that section will reflect the supplier's prices as adjusted in accordance with this order.

(3) The provisions of Supplementary Order No. 153 shall not apply to the determination of ceiling prices for resales of articles covered by this order.

(c) *Terms of sale.* Ceiling prices adjusted by this order are subject to each seller's terms, discounts, and allowances on sales to each class of purchaser in effect during March 1942, or thereafter, properly established under OPA regulations.

(d) *Notification.* At the time of, or prior to the first invoice to a purchaser for resale on and after the effective date of this order, showing prices adjusted in accordance with this order, the seller shall notify the purchaser in writing of the method established in paragraph (b) of this order for determining adjusted maximum prices for resale of the articles. This notice may be given in any convenient form.

(e) All requests for adjustment of maximum prices not specifically granted by this order are hereby denied.

(f) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective October 11, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order No. 346 Under Revised Supplementary Order No. 119

The accompanying order is issued under Revised Supplementary Order No. 119 pursuant to an application filed by Virginia-Lincoln Corporation, Marion, Virginia. Since the manufacturer has satisfied the eligibility requirements of test II in section 3 of Revised Supplementary Order No. 119, the manufacturer is a "reconverting manufacturer" under the provisions of that order.

The procedures set forth in Revised Supplementary Order No. 119 have been followed and a price increase factor for the product line has been determined in accordance with the provisions of that order.

Purchasers for resale of the articles which the manufacturer sells at adjusted prices are permitted to pass on to their customers the amount of the increase permitted by the accompanying order which is in excess of that authorized for the manufacturer's industry generally by Order No. 4800 under § 1499.159b of Maximum Price Regulation No. 188. This follows from the requirements contained in Order No. 4800 under which the manufacturer must furnish his purchasers for resale with an invoice of a particular type and under which purchasers for resale are given fixed rules as to how they determine their resale ceiling prices. This is in accordance with the policy of the Office in cases where industry-wide action has been taken with respect to a particular commodity and a manufacturer of that commodity has also qualified for an individual adjustment in excess of that granted the industry generally.

[F. R. Doc. 46-18440; Filed, Oct. 11, 1946; 8:52 a. m.]

[MPR 53, Amdt. 1 to Order 33]

FATS AND OILS

ADJUSTABLE PRICING

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250, 9328, and 9599 and in accordance with section 1.7 of Maximum Price Regulation 53. It is ordered:

Paragraph (b) under Adjustable Pricing Order No. 33 to MPR 53 is amended to read as follows:

(b) Until October 31, 1946, unless a revocation order is issued sooner, any

person may deliver or agree to deliver and any person may accept delivery or agree to accept delivery of raw linseed oil and/or linseed oil products covered by section 7.1 of Maximum Price Regulation 53 at a price to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery: *Provided, however, That delivery takes place prior to October 31, 1946.*

This amendment shall become effective as of October 7, 1946.

Issued this 9th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment 1 Under Order 33 Section 1.7 of Maximum Price Regulation 53

Paragraph (b) to Adjustable Pricing Order No. 33 is being extended until October 31, 1946 pending completion of the accounting studies of flaxseed crushers.

The opinion accompanying Order No. 33 applies with equal force to this order and is incorporated herein with the same force and effect as if fully set out. This order is being made retroactive to October 7, 1946.

[F. R. Doc. 46-18428; Filed, Oct. 11, 1946; 8:46 a. m.]

[MPR 120, Order 1756]

PINE TREE MINING CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATION

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120, It is ordered:

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 1. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and State. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.212 and all other provisions of Maximum Price Regulation No. 120.

PINE TREE MINING CO., KARTHAUS, PA., PINE TREE MINING CO. MINE, C SEAM, MINE INDEX NO. 5820, CLEARFIELD COUNTY, PA., SUBDISTRICT 9, RAIL SHIPPING POINT: KARTHAUS, PA., DEEP MINE

	Size group nos.				
	1	2	3	4	5
Rail and truck price classification	E	E	E	E	E
Rail shipment	447	427	427	407	407
Railroad locomotive fuel	412	412	397	387	387
Truck shipment	457	432	432	422	412

JOSEPH PISARCIC, ROSSITER, PA., PISARCIC MINE, E SEAM, MINE INDEX NO. 5840, INDIANA COUNTY, PA., SUBDISTRICT 12, RAIL SHIPPING POINT: GLEN CAMPBELL, PA., DEEP MINE

	G	G	G	G	G
Rail and truck price classification	422	422	407	397	397
Rail shipment	412	412	397	387	387
Railroad locomotive fuel	447	422	422	412	402
Truck shipment					

JOSEPH & LOUIS REPAK, R. D. No. 1, KELLY STATION, PA., REPAK MINE, E SEAM, MINE INDEX NO. 5678, ARMSTRONG COUNTY, PA., SUBDISTRICT 10, RAIL SHIPPING POINT: KELLY, PA., DEEP MINE

	H	H	H	J	J
Rail and truck price classification	422	422	402	377	377
Rail shipment	412	412	397	387	387
Railroad locomotive fuel	442	422	422	402	392
Truck shipment					

RIVER HILL COAL CO., WINBURN, PA., RIVER HILL NO. 3 MINE, B SEAM, MINE INDEX NO. 5863, CLEARFIELD COUNTY, PA., SUBDISTRICT 8, RAIL SHIPPING POINT: MOWRY, PA., DEEP AND STRIP MINE

	E	E	E	E	E
Rail and truck price classification	355	335	335	315	315
Rail shipment	320	320	305	295	295
Railroad locomotive fuel	365	340	340	330	320
Truck shipment					

¹ Previously established.

The foregoing maximum prices are applicable to strip-mined coal. To determine the effective maximum prices for deep-mined coal, add 92 cents per net ton to each of the foregoing maximum prices.

RIVER HILL COAL CO., WINBURN, PA., RIVER HILL NO. 4 MINE, B SEAM, MINE INDEX NO. 5864, CLEARFIELD COUNTY, PA., SUBDISTRICT 8, RAIL SHIPPING POINT: MOWRY, PA., DEEP AND STRIP MINE

	E	E	E	E	E
Rail and truck price classification	355	335	335	315	315
Rail shipment	320	320	305	295	295
Railroad locomotive fuel	365	340	340	330	320
Truck shipment					

The foregoing maximum prices are applicable to strip-mined coal. To determine the effective maximum prices for deep-mined coal, add 92 cents per net ton to each of the foregoing maximum prices.

ROCHESTER & PITTSBURGH COAL CO., INDIANA, PA., LUCERNE NO. 5 MINE, E SEAM, MINE INDEX NO. 5849, INDIANA COUNTY, PA., SUBDISTRICT 23, RAIL SHIPPING POINT: HOMER CITY, PA., STRIP MINE

	G	G	G	G	G
Rail and truck price classification	330	330	315	305	305
Rail shipment	320	320	305	295	295
Railroad locomotive fuel	355	330	330	320	310
Truck shipment					

² Subject to the provisions of Revised Order No. 1438 under MPR 120, as amended.

RUSSELL MINING CO., P. O. Box 779, CUMBERLAND, MD., SONNY NO. 2 MINE, BIG VEIN SEAM, MINE INDEX NO. 5865, ALLEGANY COUNTY, MD., SUBDISTRICT 43, RAIL SHIPPING POINT: BARTON, MD., STRIP MINE

	D	D	D	D	D
Rail and truck price classification	405	385	385	370	370
By all methods of shipment, for all uses					

JOSEPH SLOGOSKI, 223 DECATUR ST., PHILIPSBURG, PA., ATLANTIC NO. 30 MINE, C SEAM, MINE INDEX NO. 5845, CLEARFIELD COUNTY, PA., SUBDISTRICT 13, RAIL SHIPPING POINT: ATLANTIC, PA., STRIP MINE

	E	E	E	E	E
Rail and truck price classification	355	335	335	315	315
Rail shipment	320	320	305	295	295
Railroad locomotive fuel	365	340	340	330	320
Truck shipment					

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order 1756 Under
Maximum Price Regulation 120*

The order which this opinion accompanies establishes maximum prices and price classifications and assigns mine index number to mines in District No. 1 which had not been classified and numbered by the former Bituminous Coal Division. This is done in accordance with § 1340.210 (a) (6) of the regulation which provides for this action.

Under this section, a producer is required to file an application for maximum prices and classifications based upon those of the nearest mine in the same or substantially similar seams. Generally the producer requests the prices and classifications he deems proper.

This application was then submitted to the industry advisory committee for District No. 1. The prices and classifications established are those recommended by the committee and those requested by the applicants, if a request was made, and are fair and equitable.

[F. R. Doc. 46-18444; Filed, Oct. 11, 1946; 8:53 a. m.]

[MPR 120, Order 1757]

HOWARD COAL MINING CO. ET AL

ESTABLISHMENT OF MAXIMUM PRICES AND
PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120, *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 1. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and State. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad locomotive fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.212 and all other provisions of Maximum Price Regulation No. 120.

HOWARD COAL MINING CO., 222 LAUREL LANE, HAVERFORD, PA., HOWARD No. 2 MINE, D SEAM, MINE INDEX No. 5841, CLEARFIELD COUNTY, PA., SUBDISTRICT 13, RAIL SHIPPING POINT: CARNWATH, PA., DEEP MINE

	Size group nos.				
	1	2	3	4	5
Rail and truck price classification.....	C	C	C	C	C
Rail shipment.....	370	365	345	330	330
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	375	350	350	340	330

K. & M. COAL CO., BOX 1111, CUMBERLAND, MD., REPHARM No. 2 MINE, BIG VEIN SEAM, MINE INDEX No. 5835, ALLEGANY COUNTY, MD., SUBDISTRICT 43, RAIL SHIPPING POINT: ECKHARD MINES, MD., STRIP MINE

	D	D	D	D	D
Rail and truck price classification.....	D	D	D	D	D
For all methods of shipment and for all uses.....	405	385	385	370	370

KEHL BAUGHAM & HAWTHORN, R. D. No. 1, BOX 23, SUMMERVILLE, PA., K. B. H. No. 1 MINE, D SEAM, MINE INDEX No. 5855, JEFFERSON COUNTY, PA., SUBDISTRICT 5, RAIL SHIPPING POINT: MCGAREY, PA., DEEP MINE

	E	E	E	E	E
Rail and truck price classification.....	E	E	E	E	E
Rail shipment.....	447	427	427	407	407
Railroad locomotive fuel.....	412	412	397	387	387
Truck shipment.....	457	432	432	422	412

KEISTER MINING CO., R. D. No. 2 BROCKWAY, PA., KEISTER MINING CO. MINE, B SEAM, MINE INDEX No. 5821, CLEARFIELD COUNTY, PA., SUBDISTRICT 2, RAIL SHIPPING POINT: PENFIELD, PA., DEEP MINE

	H	H	H	J	J
Rail and truck price classification.....	H	H	H	J	J
Rail shipment.....	422	422	402	377	377
Railroad locomotive fuel.....	412	412	397	387	387
Truck shipment.....	442	422	422	402	392

KEYSTONE COAL CO., WELLS TANNERY, FULTON COUNTY, PA., KEYSTONE MINE, BARNETT SEAM, MINE INDEX No. 5823, BEDFORD COUNTY, PA., SUBDISTRICT 39, RAIL SHIPPING POINT: HOPEWELL, PA., DEEP MINE

	B	B	B	B	C
Rail and truck price classification.....	B	B	B	B	C
For all methods of shipment and for all uses.....	517	517	482	457	442

KREBS VALLEY COAL CO., c/o GEO. W. MEYER, PARTNER, PHILIPSBURG, PA., KREBS VALLEY No. 1 MINE, C SEAM, MINE INDEX No. 5844, CLEARFIELD COUNTY, PA., SUBDISTRICT 8, RAIL SHIPPING POINT: REDSVILLE, PA., STRIP MINE

	F	F	F	F	F
Rail and truck price classification.....	F	F	F	F	F
Rail shipment.....	335	335	335	305	305
Railroad locomotive fuel.....	320	320	305	295	295
Truck shipment.....	360	335	335	325	315

L. & R. COAL CO., c/o MIKE RECFE, PARTNER, STARFORD, PA., L. & R. No. 1 MINE, B SEAM, MINE INDEX No. 5838, INDIANA COUNTY, PA., SUBDISTRICT 15, RAIL SHIPPING POINT: DIXONVILLE, PA., DEEP MINE

	G	G	G	G	G
Rail and truck price classification.....	G	G	G	G	G
Rail shipment.....	422	422	407	397	397
Railroad locomotive fuel.....	412	412	397	387	387
Truck shipment.....	447	422	422	412	402

THE LAST CHANCE COAL CO., c/o JAMES NORMAN, PARTNER, MADERA, PA., LAST CHANCE MINE, B SEAM, MINE INDEX No. 5363, CLEARFIELD COUNTY, PA., SUBDISTRICT 23, RAIL SHIPPING POINT: BOARDMAN, PA., DEEP MINE

	D	D	D	D	D
Rail and truck price classification.....	D	D	D	D	D
Rail shipment.....	452	432	427	417	417
Railroad locomotive fuel.....	412	412	397	387	387
Truck shipment.....	462	437	437	427	417

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order 1757 Under
Maximum Price Regulation 120*

The order which this opinion accompanies establishes maximum prices and price classifications and assigns mine index numbers to mines in District No. 1 which had not been classified and numbered by the former Bituminous Coal Division. This is done in accordance with § 1340.210 (a) (6) of the regulation which provides for this action.

Under this section, a producer is required to file an application for maximum prices and classifications based upon those of the nearest mine in the same or substantially similar seams. Generally the producer requests the prices and classifications he deems proper.

This application was then submitted to the industry advisory committee for District No. 1. The prices and classifications established are those recommended by the committee and those requested by the applicants, if a request was made, and are fair and equitable.

[F. R. Doc. 46-18445; Filed, Oct. 11, 1946; 8:54 a. m.]

[MPR 120, Order 1758]

ALVIS AND ORVILLE CONLEY ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND
PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120, *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.219 and all other provisions of Maximum Price Regulation No. 120.

ALVIS & ORVILLE CONLEY, COLLISTA, KY., CONLEY MINE, MILLERS CREEK SEAM, MINE INDEX No. 7868, JOHNSON COUNTY, KY., SUBDISTRICT 1, RAIL SHIPPING POINT: PAINTSVILLE, KY., F. O. G. 61, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 2

	Size group Nos.														
	1	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19	20, 21	
Price classification	D	D	D	D	E	E	E	E	C	C	A	G	G	G	
Rail shipment and railroad fuel	466	456	456	441	431	401	381	376	376	431	366	356	346	341	
Truck shipment	476	456	411	426	391	366	321	316							

AMOS J. GRAY, JENKINS, KY., AMOS J. GRAY MINE, ELKHORN No. 3 SEAM, MINE INDEX No. 7867, LETCHER COUNTY, KY., SUBDISTRICT 1, RAIL SHIPPING POINT: JENKINS, KY., F. O. G. 61, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 2

	H	H	H	H	F	F	E	E	C	C	A	D	D	D	
Price classification	441	436	421	421	416	401	381	376	376	431	366	361	361	361	
Rail shipment and railroad fuel	441	436	421	421	416	401	381	376	376	431	366	361	361	361	
Truck shipment	476	456	411	426	391	366	321	316							

LITTLE BEY COAL CO., c/o JAMES STOKES, WILLIAMSON, W. VA., TAYLOR BRANCH No. 1 MINE, THACKER SEAM, MINE INDEX No. 7861, MINGO COUNTY, W. VA., SUBDISTRICT 8, RAIL SHIPPING POINT: NOLAN, W. VA., F. O. G. 130, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

	Q	Q	Q	Q	O	O	N	L	J	L	F	K	K	K	
Price classification	391	386	381	381	371	361	366	356	351	401	356	346	341	341	
Rail shipment	391	386	381	381	371	371	371	371	371	401	356	346	341	341	
Railroad fuel	441	421	396	396	381	356	321	316							
Truck shipment	441	421	396	396	381	356	321	316							

¹ Subject to the provisions of Second Revised Order No. 1432 under MPR 120, as amended.

MATCHBOX COAL CO., c/o ZACK FUGATE, TALUM, KY., MATCHBOX COAL CO. MINE, HAZARD No. 7 SEAM, MINE INDEX No. 7859, PERRY COUNTY, KY., SUBDISTRICT 3, RAIL SHIPPING POINT: FEETHAM, KY., F. O. G. 100, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

	M	M	M	M	M	L	J	G	J	D	H	H	H	
Price classification	411	411	406	406	381	376	371	361	361	361	356	346	341	
Rail shipment	411	411	406	406	381	376	371	371	371	401	361	356	346	341
Railroad fuel	441	421	396	396	381	356	321	316						
Truck shipment	441	421	396	396	381	356	321	316						

MULLINS COAL CO., BIG BRANCH, KY., MULLINS COAL CO. MINE, ELKHORN No. 2 SEAM, MINE INDEX No. 7865, PINE COUNTY, KY., SUBDISTRICT 1, RAIL SHIPPING POINT: BIG BRANCH, KY., F. O. G. 61, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

	K	K	K	K	H	H	G	E	C	C	D	G	G	G	
Price classification	426	421	411	411	406	396	376	376	376	431	361	356	346	341	
Rail shipment and railroad fuel	441	421	396	396	381	356	321	316							
Truck shipment	441	421	396	396	381	356	321	316							

QUICK DELIVERY COAL CO., 3106 NORTH CENTRAL AVE., KNOXVILLE, TENN., QUICK DELIVERY MINE, COAL CREEK SEAM, MINE INDEX No. 7847, ANDERSON COUNTY, TENN., SUBDISTRICT 6, RAIL SHIPPING POINT: BRUCEVILLE, TENN., F. O. G. 40, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

	O	O	O	O	H	H	G	G	E	G	C	K	K	K	
Price classification	421	416	401	401	421	411	391	386	386	421	376	361	356	356	
Rail shipment and railroad fuel	441	421	396	396	381	356	321	316							
Truck shipment	441	421	396	396	381	356	321	316							

¹ Subject to the Provisions of Second Revised Order No. 1432 under MPR 120, as amended.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 1758 Under Maximum Price Regulation 120

The order which this opinion accompanies establishes maximum prices and price classifications and assigns mine index numbers to mines in District No. 8 which had not been classified and numbered by the former Bituminous Coal Division. This is done in accordance with § 1340.210 (a) (6) of the regulation which provides for this action.

Under this section, a producer is required to file an application for maximum prices and classifications based upon those of the nearest mine in the same or substantially similar seams. Generally the producer requests the prices and classifications he deems proper.

This application was then submitted to the industry advisory committee for District No. 8. The prices and classifications established are those recommended by the committee and those requested by

the applicants, if a request was made, and are fair and equitable.

[F. R. Doc. 46-18446; Filed, Oct. 11, 1946; 8:54 a. m.]

[MPR 592, Amdt. 1 to Order 115]

CONTINENTAL CLAY PRODUCTS CO.

ADJUSTMENT OF MAXIMUM PRICES

Amendment No. 1 to Order No. 115 under section 16 of Maximum Price Regulation 592. Continental Clay Products Company. Docket No. 6122-592.16-388.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to section 16 of Maximum Price Regulation No. 592, it is ordered: That Order No. 115 under section 16 of Maximum Price Regulation No. 592, effective August 24, 1946, is amended in the following respects:

1. Paragraph (a) is amended to read as follows:

(a) The maximum net prices in effect on August 23, 1946, for sales by the Continental Clay Products Company, Kittanning, Pennsylvania, of its products to its various classes of purchasers may be in-

creased by an amount not in excess of the following:

(1) Glazed brick and facing tile: \$5.00 per thousand for standard size brick equivalent.

(2) Unglazed building brick: \$2.75 per thousand for standard size brick equivalent.

(3) Unglazed structural clay hollow tile: \$1.10 per ton.

2. Paragraph (c) is amended to read as follows:

(c) Any person purchasing any of the products covered by this order, produced by the Continental Clay Products Company, Kittanning, Pennsylvania, for the purpose of resale in the same form may increase his maximum prices in effect August 23, 1946, by adding the percentage increase in cost actually resulting from the increase permitted the manufacturer in (a) above. Notwithstanding the provisions of this paragraph, in any area where specific maximum prices are fixed by an area pricing order such specific maximum prices shall apply in that area.

This amendment shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Amendment No. 1 to Order No. 115 Under Maximum Price Regulation No. 592

The accompanying Amendment to Order 115 under section 16 of Maximum Price Regulation 592 permits the Continental Clay Products Company, Kittanning, Pennsylvania, to increase its maximum prices established by Order 115 for its line of glazed and unglazed brick and tile by an additional amount not in excess of \$2.25 per M for standard size glazed brick and facing tile equivalents, \$1.25 per M for standard size unglazed brick equivalents and \$0.50 per ton for unglazed structural clay hollow tile. Previously, in Order 115, effective August 24, 1946, the Continental Clay Products Company was permitted an adjustment of \$2.75 per M for standard size glazed brick and facing tile equivalents, \$1.50 per M for standard size unglazed brick equivalents and \$0.60 per ton for unglazed structural clay hollow tile. This results in a total increase of \$5.00 per M for standard size glazed brick and facing tile equivalents, \$2.75 per M for unglazed brick equivalents and \$1.10 per ton for unglazed structural clay hollow tile permitted under Order 115. This total increase is predicated upon increased labor costs resulting from the granting of certain wage and salary increases approved in accordance with Executive Order 9697.

The facts in this case indicate that the applicant has met the eligibility requirements set forth under section 16 of Maximum Price Regulation 592. The latter section provides for various adjustments depending upon the applicant's current over-all profitability. The Administrator, in the interest of expedient action based upon wage price applications, has completed studies of this industry generally, and is, in the instance of this and other similar applications, applying to individual applications determinations which generally accord with the tests set

forth in section 16, and which is in conformance with office policy. The adjustments granted in the accompanying order will compensate the applicant only for that portion of the approved wage or salary increase which was not reflected in the adjustments permitted the clay brick and tile industry under section 2.1 (k) of Order No. 1 under Maximum Price Regulation 592, issued September 18, 1945 and under section 2.1 (m) of Order 1 under Maximum Price Regulation 592, issued December 29, 1945. Should the applicant have factors other than those considered in this section which warrant further adjustment of maximum prices, he may apply for adjustment based on such other factors.

Resellers (except in areas where specific maximum prices are established by area orders) are permitted to increase their existing maximum prices in effect on August 23, 1946, by the percentage increase in cost to them resulting from the increase granted the manufacturer. Thus, these resellers will continue to realize the same percentage margin. The accompanying order does not, however, permit resellers to increase their maximum prices where such prices are established by dollars-and-cents area pricing orders. In the latter case, appropriate adjustments of such orders will be made where necessary.

[F. R. Doc. 46-18430; Filed, Oct. 11, 1946; 8:46 a. m.]

[MPR 120, Order 1759]

BIG EYE COAL CO. ET AL.

ESTABLISHMENT OF MAXIMUM PRICES AND PRICE CLASSIFICATIONS

For the reasons set forth in an accompanying opinion, and in accordance with § 1340.210 (a) (6) of Maximum Price Regulation No. 120; *It is ordered:*

Producers identified herein operate named mines assigned the mine index numbers, the price classifications and the maximum prices in cents per net ton for the indicated uses and shipments as set forth herein. All are in District No. 8. The mine index numbers and the price classifications assigned are permanent but the maximum prices may be changed by an amendment issued after the effective date of this order. Where such an amendment is issued for the district in which the mines involved herein are located and where the amendment makes no particular reference to a mine or mines involved herein, the prices shall be the prices set forth in such amendment for the price classifications of the respective size groups. The location of each mine is given by county and state. The maximum prices stated to be for truck shipment are in cents per net ton f. o. b. the mine or preparation plant and when stated to be for rail shipment or for railroad fuel are in cents per net ton f. o. b. rail shipping point. In cases where mines ship coals by river the prices for such shipments are those established for rail shipment and are in cents per net ton f. o. b. river shipping point. However, producer is subject to the provisions of § 1340.219 and all other provisions of Maximum Price Regulation No. 120.

BIG EYE COAL CO., HAYS, VA., HARRIGAN FORK MINE, RAVEN SEAM, MINE INDEX No. 7765, DICKENSON COUNTY, VA., SUBDISTRICT 7, RAIL SHIPPING POINT: HAYS, VA., F. O. G. 10, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

	Size group Nos.																	
	1	2	3	4	5	6	7	8	9	10	15, 16, 17	18	19	20, 21				
Price classification.....	O	O	O	O	K	K	J	F	C	E	B	F	F	F				
Rail shipment and railroad fuel.....	406	401	386	396	406	396	376	376	376	431	366	356	351	351				
Truck shipment.....	441	421	396	396	381	356	321	316										

BLANTON & BLANTON, COLDIRON, KY., BLUE GEM MINE, HARLAN SEAM, MINE INDEX No. 7863, HARLAN COUNTY, KY., SUBDISTRICT 2, RAIL SHIPPING POINT: WALLINS, KY., F. O. G. 80, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	L	L	L	L	H	H	G	F	D	C	F	F	F					
Rail shipment and railroad fuel.....	411	411	406	406	406	396	376	376	376	431	361	356	351	351				
Truck shipment.....	441	421	396	396	381	356	321	316										

COLLINS & SEXTON COAL CO., WHITESBURG, KY., COLLINS & SEXTON COAL CO. MINE, HAZARD No. 4 SEAM, MINE INDEX No. 7862, LETCHER COUNTY, KY., SUBDISTRICT 3, RAIL SHIPPING POINT: BELCRAFT, KY., F. O. G. 62, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	M	M	M	M	K	K	J	G	E	G	D	K	K	K				
Rail shipment and railroad fuel.....	411	411	406	406	406	396	376	371	371	406	361	346	341	341				
Truck shipment.....	441	421	396	396	381	356	321	316										

GLEN ALUM COAL CO., BLUEFIELD, W. VA., GLEN ALUM No. 2 MINE, GLEN ALUM SEAM, MINE INDEX No. 7773, MINGO COUNTY, W. VA., SUBDISTRICT 8, RAIL SHIPPING POINT: GLEN ALUM, W. VA., F. O. G. 130, DEEP AND STRIP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	O	O	O	O	L	L	K	H	F	H	D	F	F	F				
Rail shipment.....	406	401	386	386	381	381	371	366	366	401	361	356	351	351				
Railroad fuel.....	406	401	386	386	381	381	371	371	371	401	361	356	351	351				
Truck shipment.....	441	421	396	396	381	356	321	316										

LONESOME PINE COAL CO., CUMBERLAND, KY., LONESOME PINE MINE, HARLAN SEAM, MINE INDEX No. 7751, HARLAN COUNTY, KY., SUBDISTRICT 2, RAIL SHIPPING POINT: CUMBERLAND, KY., F. O. G. 80, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	O	O	O	O	L	L	K	F	D	D	D	H	H	H				
Rail shipment.....	406	401	386	386	381	381	371	376	376	431	361	356	346	341				
Truck shipment.....	441	421	396	396	381	356	321	316										

MAYNARD COAL CO., BONNYMAN, KY., MAYNARD COAL CO. MINE, HAZARD No. 4 SEAM, MINE INDEX No. 7748, LESTER COUNTY, KY., SUBDISTRICT 6, RAIL SHIPPING POINT: FEETHAM, KY., F. O. G. 100, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	K	K	K	K	J	J	H	G	E	G	D	K	K	K				
Rail shipment and railroad fuel.....	441	436	426	426	421	411	391	386	386	421	376	361	356	356				
Truck shipment.....	441	421	396	396	381	356	321	316										

MORRIS COAL CO., CUMBERLAND, KY., BOGGS MINE, B SEAM, MINE INDEX No. 7715, LETCHER COUNTY, KY., SUBDISTRICT 3, RAIL SHIPPING POINT: CUMBERLAND, KY., F. O. G. 80, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 2

Price classification.....	E	E	E	E	D	D	C	C	A	C	A	E	E	E				
Rail shipment and railroad fuel.....	456	446	436	431	431	406	386	381	386	431	366	356	351	351				
Truck shipment.....	476	456	411	426	391	366	321	316										

SHELT SMITH, STEARNS, KY., SHELT SMITH MINE, No. 1 1/4 SEAM, MINE INDEX No. 7843, McCREARY COUNTY, KY., SUBDISTRICT 6, RAIL SHIPPING POINT: YAMACRAW, KY., F. O. G. 170, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	O	O	O	O	M	M	L	H	F	H	E	K	K	K				
Rail shipment and railroad fuel.....	421	416	401	401	396	391	386	381	381	416	376	361	356	356				
Truck shipment.....	441	421	396	396	381	356	321	316										

SLOAN COAL CO., ALBANY, KY., SLOAN No. 1 MINE, No. 2 SEAM, MINE INDEX No. 3324, CLINTON COUNTY, KY., SUBDISTRICT 6, RAIL SHIPPING POINT: JAMESTOWN, TENN., F. O. G. 160, DEEP MINE

Price classification.....	P	P	P	P	M	M	L	K	J	M	G	O	O	O				
Rail shipment.....	406	401	396	396	396	391	386	371	366	416	371	341	336	331				
Railroad fuel.....	406	401	396	396	396	391	386	371	371	416	371	341	336	331				
Truck shipment.....	441	421	396	396	381	356	321	316										

LEE VARNER, C/O EASTERN COAL SALES CO., PERRY BLDG., BLUEFIELD, W. VA., LEE VARNER MINE, WILLIAMSON SEAM, MINE INDEX No. 7658, PIKE COUNTY, KY., SUBDISTRICT 8, RAIL SHIPPING POINT: SHARONDALE, KY., F. O. G. 130, DEEP MINE, MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	J	J	J	J	G	G	F	G	E	G	D	J	J	J				
Rail shipment and railroad fuel.....	436	431	421	421	406	396	381	371	371	406	361	356	346	341				
Truck shipment.....	441	421	396	396	381	356	321	316										

YEARY & HUGHES COAL CO., APPALACHIA, VA., YEARY & HUGHES COAL CO. MINE, UPPER BANNER SEAM, MINE INDEX No. 7858, WISE COUNTY, VA., SUBDISTRICT 7, RAIL SHIPPING POINT: COEBURN, VA., F. O. G. 30, DEEP MINE MAXIMUM TRUCK PRICE GROUP No. 5

Price classification.....	M	M	M	M	K	K	J	F	C	E	D	K	K	K				
Rail shipment and railroad fuel.....	411	411	406	406	406	396	376	376	376	431	361	346	341	341				
Truck shipment.....	441	421	396	396	381	356	321	316										

¹ Subject to the provisions of second revised order No. 1432 under MPR/120, as amended.

² Previously established.

This order shall become effective October 12, 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Order 1759 Under
Maximum Price Regulation 120*

The order which this opinion accompanies establishes maximum prices and price classifications and assigns mine index numbers to mines in District No. 8 which had not been classified and numbered by the former Bituminous Coal Division. This is done in accordance with § 1340.210 (a) (6) of the regulation which provides for this action.

Under this section, a producer is required to file an application for maximum prices and classifications based upon those of the nearest mine in the same or substantially similar seams. Generally the producer requests the prices and classifications he deems proper.

This application was then submitted to the industry advisory committee for District No. 8. The prices and classifications established are those recommended by the committee and those requested by the applicants, if a request was made, and are fair and equitable.

[F. R. Doc. 46-18447; Filed, Oct. 11, 1946;
8:54 a. m.]

[MPR 188, Rev. Order 5180]

STERLING INDUSTRIES, INC.

APPROVAL OF MAXIMUM PRICE

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, it is ordered: Order No. 5180 under Maximum Price Regulation No. 188 is revised and amended to read as set forth herein.

(a) This revised order established maximum prices for sales and deliveries of certain articles manufactured by Sterling Industries, Inc., 1140 North American Street, Philadelphia 23, Penna.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to —		For sales by any person to consumer
		Jobber	Retailer	
Fluorescent bed lamp with pleated silk shade on oblong wire frame and equipped with plug-in ballast.....	BL-600	Each \$5.10	Each \$6.00	Each \$10.80

These maximum prices are for the articles described in the manufacturer's application dated June 17, and August 9, 1946.

(2) For sales by all persons the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those

sales and deliveries. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(3) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration under the Fourth Pricing Method, § 1499.158 of Maximum Price Regulation No. 188, for the establishment of maximum prices for sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this revised order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model No. -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to the first invoices to each purchaser for resale, the manufacturer shall notify the purchaser, in writing of the maximum prices and conditions established by this revised order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobber's maximum prices for sales of the articles covered by this revised order shall be established under the provisions of section 4.5 of SR 14J.

(e) This revised order may be revoked or amended by the Price Administrator at any time.

(f) This revised order shall become effective on the 12th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

*Opinion Accompanying Revised Order
5180 Under § 1499.158 of Maximum
Price Regulation 188*

On June 17 and August 9, 1946, Order No. 5180 Under § 1499.158 of Maximum Price Regulation No. 188 was issued establishing maximum prices to jobbers and retailers, and consumers for sales by the Sterling Industries, Inc., 1140 North American Street, Philadelphia 23, Penna., of one model of lamps which it manufactures.

Pursuant to a request by the manufacturer for a review of the prices of these articles, the construction and design of these articles have been compared with those of more comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this revised order for these articles are in line with the maximum prices of those more comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it

advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers mark-ups enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18431; Filed, Oct. 11, 1946;
8:47 a. m.]

[MPR 188, Order 5226]

DAVID WURSTER

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, it is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by David Wurster, 406 Waverly Avenue, Brooklyn, New York.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sale by manufacturer to —		For sale by any person to consumer
		Jobber	Retailer	
Walnut bridge lamp with flexible arm and plastic coolie shade.....	1	Each \$14.51	Each \$17.07	Each \$30.73

These maximum prices are for the articles described in the manufacturer's application dated September 23, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Brooklyn, New York, 2% 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 5226 Under § 1499.158 of Maximum Price Regulation 188

By application dated September 23, 1946, David Wurster, 406 Waverly Avenue, Brooklyn, New York, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers mark-ups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18436; Filed, Oct. 11, 1946; 8:50 a. m.]

[MPR 188, Order 5227]

NOMA ELECTRIC CORP.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed

with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Noma Electric Corporation, 55 W. 13th Street, New York 11, New York.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sale by manufacturer to—		For sale by any person to consumer
		Jobber	Retailer	
13" composition juvenile merry-go-round lamp and paper shade.....	70	Each \$2.00	Each \$2.35	Each \$4.23

These maximum prices are for the articles described in the manufacturer's application dated September 18, 1946.

(2) For sales by the manufacturer the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. New York City, New York, 2% 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October, 1946.

Issued this 11th day of October, 1946.

PAUL PORTER,
Administrator.

Opinion Accompanying Order 5227 Under § 1499.158 of Maximum Price Regulation 188

By application dated September 18, 1946, Noma Electric Corporation, 55 West 13th Street, New York 11, New York, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18437; Filed, Oct. 11, 1946; 8:50 a. m.]

[MPR 188, Order 5228]

DORIC LAMP MFG. CO., INC.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, It is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by The Doric Lamp Manufacturing Company, Inc., 470 Center Street, Meriden, Connecticut.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sales by the manufacturer to—		For sale by any person to consumer
		Jobbers	Retailer	
13 3/4" brass trimmed sprayed spun aluminum shade.....	505-AS	Each \$4.53	Each \$5.33	Each \$9.59

These maximum prices are for the articles described in the manufacturer's application dated August 12, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Meriden, Connecticut, 2% 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 5228 Under § 1499.158 of Maximum Price Regulation 188

By application dated August 12, 1946, The Doric Lamp Manufacturing Company, Inc., 470 Center Street, Meriden, Connecticut, herein called the applicant

requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18438; Filed, Oct. 11, 1946; 8:51 a. m.]

[MPR 188, Order 5229]

PIONEER AIR SERVICE

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, it is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Pioneer Air Service, 1049 Hodiadmont, St. Louis 12, Missouri.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sale by manufacturer to—		For sale by any person to consumer
		Jobber	Retailer	
Spun aluminum torchier with spun aluminum reflector.....	100-A	Each \$14.62	Each \$17.20	Each \$30.96

These maximum prices are for the articles described in the manufacturer's application dated September 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regu-

lation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. St. Louis, Missouri, 2% 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washington, D. C., under the fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 5229 Under § 1499.158 of Maximum Price Regulation 188

By application dated September, 1946, Pioneer Air Service, 1049 Hodiadmont, St. Louis 12, Missouri, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices for similar merchandise, allowing the sellers markups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18439; Filed, Oct. 11, 1946; 8:51 a. m.]

[MPR 188, Order 5230]

STAR FLUORESCENT PRODUCTS CO.

APPROVAL OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and pursuant to § 1499.158 of Maximum Price Regulation No. 188, it is ordered:

(a) This order establishes maximum prices for sales and deliveries of certain articles manufactured by Star Fluorescent Products Company, 1909 North Sedgwick Street, Chicago, Illinois.

(1) For all sales and deliveries to the following classes of purchasers by the sellers indicated below, the maximum prices are those set forth below:

Article	Model No.	For sale by manufacturer to—		For sale by any person to consumer
		Jobber	Retailer	
Sprayed metal fluorescent clamp picture reflector lamp.....	100	Each \$4.25	Each \$5.00	Each \$9.00

These maximum prices are for the articles described in the manufacturer's application dated September 19, 1946.

(2) For sales by the manufacturer, the maximum prices apply to all sales and deliveries since Maximum Price Regulation No. 188 became applicable to those sales and deliveries. For sales to persons other than consumers they are f. o. b. Chicago, Illinois, 2% 10 days, net 30 days. The maximum price to consumers is net delivered.

(3) For sales by persons other than the manufacturer, the maximum prices apply to all sales and deliveries after the effective date of this order. Those prices are subject to each seller's customary terms and conditions of sale on sales of similar articles.

(4) If the manufacturer wishes to make sales and deliveries to any other class of purchaser or on other terms and conditions of sale, he must apply to the Office of Price Administration, Washing-

ton, D. C., under the Fourth Pricing Method, § 1499.158, of Maximum Price Regulation 188, for the establishment of maximum prices for those sales, and no sales or deliveries may be made until maximum prices have been authorized by the Office of Price Administration.

(b) The manufacturer shall attach a tag or label to every article for which a maximum price for sales to consumers is established by this order. That tag or label shall contain the following statement, with the proper model number and the ceiling price inserted in the blank spaces:

Model Number -----
OPA Retail Ceiling Price—\$-----
Do Not Detach

(c) At the time of, or prior to, the first invoice to each purchaser for resale, the manufacturer shall notify the purchaser in writing of the maximum prices and conditions established by this order for sales by the purchaser. This notice may be given in any convenient form.

(d) Jobbers' maximum prices for sales of the articles covered by this order shall be established under the provisions of section 4.5 of SR 14J.

(e) This order may be revoked or amended by the Price Administrator at any time.

(f) This order shall become effective on the 12th day of October 1946.

Issued this 11th day of October 1946.

PAUL A. PORTER,
Administrator.

Opinion Accompanying Order 5230 Under § 1499.158 of Maximum Price Regulation 188

By application dated September 19, 1946, Star Fluorescent Products Company, 1909 N. Sedgwick Street, Chicago, Illinois, herein called the applicant, requested the Office of Price Administration to establish maximum prices for sales of lamps which it manufactures.

Since the applicant has not previously manufactured an article the maximum price of which may be used as a basis for pricing the articles described in the application under one of the first three pricing methods of Maximum Price Regulation No. 188, it has been necessary to consider the application under the Fourth Pricing Method, § 1499.158, which requires that prices be set in line with the level of maximum prices established by Maximum Price Regulation No. 188.

The specifications, construction and design of the applicant's product have been compared with those of comparable competitive articles for which maximum prices have been properly established under the regulation. The prices established by this order are in line with the maximum prices of those comparable articles for sales to the same classes of purchasers and are, therefore, in line with the level of maximum prices established by Maximum Price Regulation No. 188.

Highly inflationary tendencies have developed as a result of a great shortage in the supply of these articles. The Administrator has, therefore, deemed it advisable to establish maximum resale prices. These prices are in line with the general levels of maximum resale prices

for similar merchandise, allowing the sellers mark-ups normally enjoyed in the industry for their types of distributive operations.

[F. R. Doc. 46-18433; Filed, Oct. 11, 1946; 8:48 a. m.]

Regional and District Office Orders.

[Region VIII Order G-19 Under MPR 592, Amdt. 2]

CONCRETE MASONRY UNITS IN NORTHERN CALIFORNIA AREA

Order No. G-19 under Maximum Price Regulation No. 592 is amended in the following respect:

Paragraph 3 of the General Notes is amended to read as follows:

Dealers' maximum prices. The maximum prices for sales of building blocks and miscellaneous concrete units by dealers shall be as follows:

(i) For sales f. o. b. the dealer's place of business, the same as the maximum prices of the producer thereof, for a sale at retail, delivered to the dealer's place of business.

(ii) For sales made and delivered to a place or site, the same as the maximum prices of the producer thereof, for a sale at retail, delivered to that same place or site.

This amendment shall become effective September 27, 1946.

Issued this 27th day of September 1946.

GUY R. KINSLEY,
Acting Regional Administrator.

Opinion Accompanying Amdt. 2 to Order G-19 Under MPR 592

It has been brought to the attention of the Regional Administrator that the wording of paragraph 3 of the General Notes in Order No. G-19 can be construed to mean that a dealer's maximum price for sales of building blocks is the same as the maximum price that the producer thereof may charge the dealer. While the language is susceptible to such an interpretation, this was not the result intended. Consequently, in the interest of clarity, it has been made explicit by this amendment, that the dealer's maximum price for building blocks is based on the maximum price of the producer thereof for a sale at retail.

[F. R. Doc. 46-18386; Filed, Oct. 10, 1946; 8:53 a. m.]

[Region VIII Order G-7 Under MPR 592, Revocation]

CONSTRUCTION MATERIALS AND REFRACTORIES IN SAN FRANCISCO REGION

For the reasons set forth in the accompanying opinion, and pursuant to the authority vested in the Regional Administrator by sections 17 and 23 of Maximum Price Regulation No. 592, Order No. G-7 under Maximum Price Regulation No. 592 is hereby revoked.

This order of revocation shall become effective upon issuance.

Issued this 30th day of September 1946.

BEN C. DUNIWAY,
Regional Administrator.

Opinion Accompanying Order of Revocation Revoking Order G-7 Under MPR 592

Effective simultaneously with this order of revocation, Revised Order No. G-9, establishing maximum prices for all sales of heavyweight building blocks in Southern California, has been issued. Consequently, there is no further need for Order No. G-7, and accordingly, it has been revoked.

[F. R. Doc. 46-18368; Filed, Oct. 10, 1946; 8:51 a. m.]

[Kansas City Supp. Order 1 Under Gen. Order 68]

BUILDING MATERIALS IN KANSAS CITY DISTRICT

For reasons set forth in an opinion issued simultaneously herewith, and pursuant to the authority vested in the District Director of the Kansas City District Office of the Office of Price Administration by General Order No. 68 and Regional Order of Delegation No. 126, *It is ordered:*

(a) All persons making retail sales of certain commodities subject to the general orders issued by the District Director of the Kansas City District Office under General Order No. 68, which general orders are listed in paragraph (b) of this order, may increase the maximum price prescribed in said Orders for the commodity described in paragraph (c) of this order in the amount therein specified.

(b) *Orders affected.* The provisions of this supplementary order shall apply to the following orders issued by the District Director of the Kansas City District Office, as amended or revised, which have been issued pursuant to the authority delegated by the Regional Administrator under General Order No. 68:

Order Number and Area Covered

- No. 1. Clay and Jackson Counties, Mo., and Johnson and Wyandotte Counties, Kans.
- No. 2. Greene County, Mo.
- No. 3. Jasper County, Mo., except in the City of Joplin.
- No. 4. Buchanan County, Mo.
- No. 5. Joplin, Mo.
- No. 6. Pettis County, Mo.

(c) The following amounts may be added to maximum prices established for the commodity hereinafter specified by the general orders named in paragraph (b).

Amount of increase which may be added, per sack

Description of commodity and unit of sale:
Standard gray cement, 94 lb. in cloth sacks \$0.15

(A refund in the amount of \$0.25 shall be allowed for each sack returned in serviceable condition.)

(d) Whenever applicable, the definitions set forth in the general orders, described in paragraph (b), as amended or revised, are incorporated by reference and made a part of this order.

(e) This Supplementary Order No. 1 may be revoked, amended or changed at any time.

(f) This Supplementary Order No. 1 shall become effective on the 28th day of September 1946.

Issued at Kansas City, Missouri, this 18th day of September 1946.

J. G. CALLAWAY,
District Director.

Opinion Accompanying Supplementary Order No. 1 Issued Under General Order No. 68

In compliance with the Emergency Price Control Act of 1942, as amended, and pursuant to the provisions of Maximum Price Regulation 224, permitting an increase of deposits on cloth bags for cement, Supplementary Order No. 1 under General Order No. 68 is issued to provide for the authorized increase.

This supplementary order authorizes an increase of deposits on cloth cement bags from ten cents (\$0.10) to twenty-five cents (\$0.25) per bag, and provides that the refund upon return of the bags shall equal the deposits.

This supplementary order was made only after consultation with representative retail sellers of the materials affected, and in the opinion of the District Director, the amendment is necessary in order to effectuate the purposes of the Emergency Price Control

Act of 1942, as amended, and it does effectuate those purposes. The District Director is of the further opinion that the amendment is generally fair and equitable to the buyers and sellers alike.

[F. R. Doc. 46-18457; Filed, Oct. 11, 1946; 9:01 a. m.]

[Region II Adopting Order 4 Under Gen. Order 68, Amtd. 3]

BUILDING AND CONSTRUCTION MATERIALS IN WESTCHESTER AND PUTNAM COUNTIES, N. Y.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, Adopting Order No. 4, as amended, under Basic Order No. 1, as amended, under General Order No. 68, as amended, is hereby further amended in the following respects:

1. The date of Revised Schedule A is amended to read September 30, 1946.
2. The prices for the following items in Revised Schedule A are amended to read as follows:

Item No.	Description of commodity	Unit	Maximum delivered prices in sales to—	
			Contractor (purchaser for resale on an installed basis)	Consumer (ultimate user)
13	Gypsum block, partition hollow, 3" thick	Sq. ft.	\$0.13	\$0.13
14	Gypsum block, partition hollow, 4" thick	Sq. ft.	.14½	.14½
15	Portland cement, paper bag	94-lb. bag	.79	.80
16	Portland cement, cloth bag	94-lb. bag	1.79	1.80
17	Waterproof cement, gray	100-lb. bag	1.00	1.19
18	Hi-Early waterproof cement	100-lb. bag	1.00	1.19
20	Mason's hydrated lime	50-lb. bag	.62½	.68
21	Finishing lime	50-lb. bag	.80½	.86
22	Masonry mortar, paper sacks	70-lb. bag	.74	.84
23	Clay drain tile, 3"	Per ft.	.10	.12
24	Clay drain tile, 4"	Per ft.	.11	.13
25	Clay drain tile, 6"	Per ft.	.21	.21
98	Roofing, siding and insulation:			
107	Fiber insulation board 2½" asphalt sheathing	MSF	\$4.50	\$4.50
	Fiber insulation board, ¾" std. lath and board	MSF	59.12	59.12

1 Price listed incorporates the freight increase permitted by Supplementary Order 179. Consequently, this amendment supersedes Supplementary Order 179.

3. Foot note 3 following item No. 33 in Revised Schedule A is amended to read as follows:

*An additional amount of 25¢ as a deposit is allowed for the cloth bag, which must be refunded upon the return of the bag.

4. Except as hereby specifically amended, Adopting Order No. 4, as amended, remains in full force and effect.

This amendment shall become effective immediately.

Issued this 4th day of October 1946.

JAMES L. MEADER,
Regional Administrator.

Opinion Accompanying Amendment No. 3 To Adopting Order No. 4, Under Basic Order No. 1, as Amended, Under General Order No. 68, as Amended.

The accompanying amendment gives effect to manufacturers' increases that have been granted on the items for which Maximum Prices are fixed by this order, up to September 30, 1946, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. The prices for the items af-

ected by this amendment supersede the prices previously established for said items in this order. This amendment also supersedes Supplementary Order 179 by adding the increased cost due to higher freight rates on specified commodities and reflecting them in the established dollars and cents prices.

[F. R. Doc. 46-18459; Filed Oct. 11, 1946; 9:02 a. m.]

[Region II Rev. Order G-7 Under RMPR 122, Amtd. 10]

SOLID FUELS IN PHILADELPHIA COUNTY, DELAWARE COUNTY AND PARTS OF BUCKS AND MONTGOMERY COUNTIES, PA.

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of the Office of Price Administration by §§ 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122, Revised Order No. G-7 is amended in the following respects:

1. Paragraph (d) (1) is amended by revising the schedule of prices for briquettes to read as follows:

(d) *Schedule I: Sales on a "Direct-Delivery" Basis.* * * *(1) *For sales of anthracite and briquettes of the sizes and in the quantities specified.*

Briquettes	Per net ton	Per net ½ ton	Per 100 lbs. (for sales of 100 lbs. or more)	Per 50-lb. bag
Manufactured by the Reading Briquette Co. at Locust Summit, Pa. and St. Nicholas, Pa.	\$13.45	\$7.25	\$0.78	\$0.465
Manufactured by the Ecco Manufacturing Co. at Pine Grove, Pa.	12.65	6.85	.765	.45
Manufactured by the American Briquette Co. at Lykens, Pa.	12.50	6.75	.70	.45

Discounts and service charges remain the same.

2. Paragraph (e) (1) is amended by revising the schedules of prices for briquettes to read as follows:

(e) *Schedule II: "Yard sales".* * * *(1) *Sales by dealers except those who normally sold exclusively to equipped dealers.*

Briquettes	Per net ton (for sales of ½ ton or more)	Per 100 lbs. (for sales of 100 lbs. or more but less than ½ ton)	Per 50-lb. bag
Manufactured by the Reading Briquette Co. at Locust Summit, Pa. and St. Nicholas, Pa.	\$10.35	\$0.68	\$0.415
Manufactured by the Ecco Manufacturing Co. at Pine Grove, Pa.	9.55	.665	.40
Manufactured by the American Briquette Co. at Lykens, Pa.	9.40	.60	.40

This Amendment No. 10 to Revised Order No. G-7 shall become effective September 25, 1946.

Issued this 30th day of September 1946.

JAMES L. MEADER,
Regional Administrator.

Opinion Accompanying Amendment No. 10 to Revised Order No. G-7 under Sections 1340.259 (a) (1) and 1340.260 of Revised Maximum Price Regulation No. 122

By Amendment No. 1 to Order No. L-45, issued and effective September 25, 1946, under Maximum Price Regulation No. 121, Solid Fuels From Producing Facilities, a 30¢ adjustment was granted the Ecco Manufacturing Company, which established a new maximum price of \$6.60 per net ton f. o. b. plant as compared with the former maximum price of \$6.30 per net ton established by Order No. L-45 under Maximum Price Regulation No. 121.

The amendment which this opinion accompanies incorporates this adjustment in the schedules of prices for sales by dealers under Revised Order No. G-7.

[F. R. Doc. 46-18451; Filed, Oct. 11, 1946, 8:56 a. m.]

[Region V Rev. Order 1 Under Gen. Order 61]

USED LUMBER IN DALLAS REGION

For the reasons set forth in the opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region V of the Office of Price Administration by General Order No. 61, Order No. 1, issued under the authority of General Order No. 61, is redesignated "Revised Order No. G-1, issued under General Order No. 61," and is revised and amended to read as follows: and it is hereby ordered:

ARTICLE I—COVERAGE OF THIS ORDER

SECTION 1. Products, transactions and area covered. This order applies to sales or purchases by any person of the categories of used lumber for which maximum prices are established in this order, when made for delivery in the States of Louisiana, Arkansas, Oklahoma, Texas, Kansas and Missouri, which States comprise Region V of the Office of Price Administration.

This order shall also apply to sales made from stock in this area for delivery outside of the area, if no dollar-and-cents ceiling prices have been issued under General Order No. 61 for the geographical location in which delivery is to be made.

ARTICLE II—DEFINITIONS

SEC. 2. Used lumber. Used lumber means lumber and lumber products that have been recovered from, and were at one time a part of, a building, structure or fabricated item made wholly or partially of lumber.

SEC. 3. Categories of used lumber covered by this order. Maximum prices are established in this order for the categories of used lumber described below, including such lumber when run to standard or special patterns; but such descriptions are not intended to, and do not, include items customarily produced and sold as mouldings or millwork.

(a) **Boards.** Used lumber of less than 2" nominal thickness ("nominal thickness" means the thickness of the piece before planing. Actual thickness, after planing to produce an even and uniform surface, is generally ¼" to ⅜" less than nominal thickness)

(b) **Dimension.** Used lumber of 2" nominal thickness.

(c) **Planks or small timbers.** Used lumber of over 2" and up to and including 4" nominal thickness and of 12" or less nominal width, also nominal thicknesses over 4" up to and including 6" in all nominal widths up to and including 8".

(d) **Large timbers.** Used lumber of nominal sizes larger than 6" x 8"; also nominal thicknesses of more than 2" when wider than 12".

(e) **Flooring.** Used lumber planed to approximately 25/32" thickness, and which has tongue and groove or other construction commonly used for flooring.

(f) **Plywood.** Three or more thin layers of lumber, glued together with the grain of each layer at an angle to that

of the adjoining layer, to form a material having the general characteristics of a thin board.

(g) **Scrap lumber.** Lumber of any of the categories defined in (a) through (f) which, because of defects in quality or deficiencies in size, does not meet the grade specifications in Section 4.

SEC. 4. Grades. The following are the grades of used lumber for which maximum prices are established by this order:

(a) **Standard grade.** (1) Standard grade used boards, dimension, planks and timbers are used lumber in the form of boards, dimension, planks and timbers at least 5 feet in length and free from defects which materially impair the strength of the piece or prevent its use for standard construction purposes; it may, however, contain splits, knots and other defects provided such defects do not impair its use in standard construction. This grade also includes used boards, dimension, planks and timbers less than 5 feet in length but not less than 4 feet in length, which are 100 per cent usable. Used boards, dimension, planks and timbers sold as standard grade must be cleaned of all nails, bolts and foreign objects.

(2) Standard grade used flooring is used lumber in the form of flooring 25/32" in thickness, entirely free of nails or other foreign matter and with the upper surface whole and free from voids and splits. A tolerance of ⅛" in thickness will be permitted where the flooring is worn or sanded. Not more than 25 per cent of the "tongue" and not more than 25 per cent of the lower surface representing the under part of the "groove" may be missing from any piece.

(3) Standard grade used plywood is used lumber, used lumber products or fabricated items in the form of plywood in pieces of at least 2 square feet in size and in rectangular shape which are usable for standard construction purposes and which have at least one smooth surface suitable for painting.

(b) **Unreclaimed grade.** Unreclaimed grade of used lumber is all used lumber as defined in this order which is usable for construction purposes but which does not meet the requirements for standard grade. It includes used lumber which would otherwise meet the requirements of standard grade except that the nails, bolts or other foreign objects have not been removed therefrom.

SEC. 5. Persons. The term "person" includes an individual, corporation, partnership, association, or any other organized group of persons, or their legal successors or representatives; the United States, or any government, or any of its political subdivisions, or any agency of the foregoing.

SEC. 6. Sales. "Sale" includes a barter, exchange, lease or transfer, and an agreement or offer to sell, barter, exchange, lease or transfer.

SEC. 7. Established yard. Seller's established yard means premises occupied by the seller for the purpose of regularly and continually maintaining a stock of

new and/or used lumber from various unrelated sources of supply.

ARTICLE III—POSTING PRICES, SALES INVOICES AND RECORD KEEPING

SEC. 8. Posting ceiling prices. Every person selling used lumber for delivery in, or from stocks located in, the area covered by this order shall obtain from the Office of Price Administration at least two copies of the price schedules fixed in this order. One copy of such schedules must be posted and maintained in a prominent place at or near each location in the area where used lumber is offered for sale, in such manner that it can be easily read, and that purchasers can approach it within a distance of two feet. One other copy must be kept available so that it may be shown to and read by any customer at his request.

SEC. 9. Sales slips and receipts. Where a sale of used lumber is covered by this order and the total price of the sale is \$5.00 or more, the seller shall, regardless of his previous practice and whether or not requested by buyers, give to the buyer a sales slip, bill, receipt, or other written evidence of the sale, setting forth the following:

- Name and address of seller.
- Buyer's name.
- Place of delivery.
- Location from which stock is sold (seller's yard or site other than seller's yard).
- Description of items sold and itemized prices (in terms of categories, grades, lengths, quantities and any other specifications affecting the price).
- Total price.
- Additions (for delivery or other extra charges permitted by this order).

SEC. 10. Records and reports. Every person who makes a sale of used lumber shall keep a record of such sale showing the name of the buyer and place of delivery, date of the sale, the grade sold, the quantities sold and the price charged in the same detail as required in section 9. Such records shall be kept for a period of 2 years or for the duration of the Emergency Price Control Act of 1942, as amended, whichever be the shorter.

ARTICLE IV—PROHIBITED PRACTICES AND PENALTIES

SEC. 11. Sales of used lumber at higher than maximum prices prohibited. (a) On and after the effective date of this order, regardless of any contract or obligation, no person shall make a sale or delivery of used lumber of the varieties covered by this order and no person shall buy or receive such used lumber at prices higher than the maximum prices fixed by this order; and no person shall agree, offer or attempt to do any of these things.

(b) Prices lower than the maximum prices may, of course, be charged and paid.

SEC. 12. Prohibited practices. Any practice which is designed to get the effect of a higher than ceiling price is as much a violation of this order as a direct over-the-ceiling charge. Such practices include, but are not limited to the following:

(a) Getting the effect of a higher price by changing the credit practices from

what they were in March, 1942. This includes decreasing credit periods, or making greater charges for extension of credit.

(b) Refusing to sell except in small quantities, or with or without delivery under circumstances which bring the seller an extra return.

(c) Wrongly grading used lumber for which maximum prices are fixed in this order; or incorrectly or incompletely recording the information required by section 9 to be set forth on the sales slip, receipt or other evidence of sale.

(d) Quoting a gross price above the maximum price, even if accompanied by a discount the effect of which is to bring the net price below the maximum.

(e) Charging, paying or receiving a commission for the service of procuring, buying, selling or locating used lumber covered by this order, or for any related service which does not involve actual physical handling of used lumber, if the commission plus the purchase price results in a total payment by the buyer of such used lumber which is higher than the maximum price permitted by this order. For the purpose of this order, a commission is any compensation, however designated, which is paid, wholly or in part, for the procurement of lumber, and which is based directly or indirectly on the quantity, price or value of the lumber in connection with which the service is rendered.

SEC. 13. Penalties. (a) Any person violating any provision of this order is subject to the criminal penalties, civil enforcement actions, suits for treble damages and proceedings for suspension of license provided for in the Emergency Price Control Act of 1942, as amended.

(b) Any person making a sale of used lumber covered by this order for which the total price is higher than \$5.00 and who either fails to give the buyer a sales slip, paid bill, receipt or other evidence of sale, or although such document is given, fails to set forth in it the information required to be set forth by section 9 so that a determination can be made as to whether or not the price charged was proper, shall be limited to making a charge of \$5.00 per M'BM for all lumber delivered under such sale. The application or enforcement of this provision to a sale or against a seller shall not exclude the application or enforcement of the penalties provided in paragraph (a) of this section.

ARTICLE V—MAXIMUM PRICES

SEC. 14. Ceiling prices. Ceiling prices for any category of used lumber for which maximum prices are not established in this order are subject to the General Maximum Price Regulation.

SEC. 15. Maximum prices. The maximum price for all sales of used lumber, subject to this order, shall be as follows:

(a) Local sales out of seller's established yard: When delivery is made at a seller's established yard of used lumber covered by this regulation, or by truck within a radius of 30 miles from such established yard, and the used lumber at the time the order is taken is a part of a stock at the seller's established yard, the

maximum prices which may be charged are those set forth in Appendix A or B which are attached hereto and made a part of this order, whichever is applicable to the zone in which the seller's yard is located.

(b) Local sales from site other than an established yard: When a sale is made for delivery from stock located at a site other than established yards and delivery is made either at the site or by truck within a radius of 30 miles of such site, the maximum prices applicable to such sale shall be those set forth in Appendix A or B, which are made a part of this order, whichever is applicable to the zone in which the site is located, less \$2.00 per M'BM.

(c) Deductions. (1) When delivery is by truck. When a sale is made for delivery by truck to the buyer, either from an established yard or a site other than an established yard and delivery is to be made to the buyer at a point located further than 30 miles from the place where the shipment originates, the maximum prices determined under paragraphs (a) and (b) above must be reduced by \$5.00 per M'BM.

(d) For sales of less than \$10.00 any of the prices listed in Appendix A and B may be increased by 10 percent. The dollars-and-cents amount of such increases must be shown separately on sales tickets or customers' invoices.

SEC. 16. Additions for delivery. (a) If the buyer requests delivery within a free delivery zone which the seller recognized during March, 1942, the seller may not charge for making the delivery.

(b) If the buyer requests delivery outside the free delivery zone which the seller recognized during March, 1942, the seller may add a charge for delivery as follows:

(1) Where delivery is by common or contract carrier, the seller may add the actual amount paid to the carrier not to exceed the carrier's legally established rates.

(2) Where delivery up to 100 miles is by truck owned or controlled by the seller, the amount added for delivery may not be higher than 10 cents per M'BM for each mile to place of delivery, but not for any part of the return trip. When truck delivery over 100 miles is to be made, the addition may not be more than 10 cents per M'BM for each mile from the point of origin to the nearest possible point of rail loading-out plus the amount of rail transportation from there to destination.

(3) A minimum charge of 75 cents may be made on any delivery, where the permissible charges do not amount to 75 cents.

(c) If the buyer elects to take delivery at the site of the lumber or at the seller's established yard, no reduction in price shall be required for that reason.

This order may be amended, modified or revoked at any time.

This order shall become effective on the 1st day of October 1946.

Issued at Dallas, Texas, this 11th day of September 1946.

W. A. ORTH,
Regional Administrator.

APPENDIX A—MAXIMUM PRICES FOR USED LUMBER SALES IN ZONE 1

Zone 1 is the area comprised of the States of Louisiana and Arkansas and the following counties in the State of Texas:

Anderson, Angelina, Bowie, Camp, Cass, Chambers, Cherokee, Franklin, Gregg, Hardin, Harrison, Henderson, Houston, Jasper, Jefferson, Liberty, Marion, Morris, Nacogdoches, Newton, Orange, Panola, Polk, Red River, Rusk, Sabine, San Augustine, San Jacinto, Shelby, Smith, Titus, Trinity, Tyler, Wood, and Upshur.

Category of used lumber	Maximum prices per thousand board feet		
	Standard grade		Unreclaimed grade, any length
	Length 4' to 20'	Length over 20'	
(1) Boards and dimension	\$40.00	\$42.00	\$15.00
(2) Planks and timbers	35.00	37.00	15.00
	Any length		
(3) Softwood flooring	\$40.00		15.00
(4) Hardwood flooring	55.00		15.00

Category of used lumber	Maximum prices per square foot		
	Standard grade		Unreclaimed grade
	Length 4' to 20'	Length over 20'	
(5) Plywood: ¹			
(a) 1/4" thickness	\$0.042		\$0.025
(b) 3/8" thickness	.054		.025
(c) 1/2" thickness	.072		.025
(d) 5/8" thickness	.084		.025
(e) 3/4" thickness	.096		.025
(6) Scrap lumber, any size, kind and grade			\$5.00

¹ Intermediate thicknesses of plywood take the price of the next greater thickness listed.

APPENDIX B—MAXIMUM PRICES FOR USED LUMBER SALES IN ZONE 2

Zone 2 is the area comprised of the States of Kansas, Missouri, Oklahoma and Texas, except the following listed counties of Texas:

Anderson, Angelina, Bowie, Camp, Cass, Chambers, Cherokee, Franklin, Gregg, Hardin, Harrison, Henderson, Houston, Jasper, Jefferson, Liberty, Marion, Morris, Nacogdoches, Newton, Orange, Panola, Polk, Red River, Rusk, Sabine, San Augustine, San Jacinto, Shelby, Smith, Titus, Trinity, Tyler, Wood, and Upshur.

Category of used lumber	Maximum prices per thousand board feet		
	Standard grade		Unreclaimed grade, any length
	Length 4' to 20'	Length over 20'	
(1) Boards and dimension	\$45.00	\$47.00	\$15.00
(2) Planks and timbers	40.00	42.00	15.00
	Any length		
(3) Softwood flooring	\$45.00		15.00
(4) Hardwood flooring	60.00		15.00

	Maximum prices per square foot	
	Standard grade	Unreclaimed grade
(5) Plywood: ¹		
(a) 1/4" thickness	\$0.042	\$0.025
(b) 3/8" thickness	.054	.025
(c) 1/2" thickness	.072	.025
(d) 5/8" thickness	.084	.025
(e) 3/4" thickness	.096	.025

(6) Scrap lumber, any size, kind and grade	\$5.00
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¹ Intermediate thicknesses of plywood take the price of the next greater thickness listed.

Opinion Accompanying Revised Order No. 1 Issued Under General Order No. 61

Pursuant to the authority vested in the Regional Administrator by General Order No. 61, the Regional Administrator of Region V issued Original Order No. G-1, on October 16, 1945, establishing maximum prices for the sale of used lumber made within the States comprising Region V of the Office of Price Administration. General Order No. 61 authorized the Regional Administrator to establish area dollars-and-cents prices for sales of used lumber in Region V. He was further authorized to modify or revoke any such ceiling prices so established when such action was found to be appropriate.

In his opinion accompanying Original Order No. G-1, issued under General Order No. 61, which opinion is incorporated herewith by reference, the Regional Administrator advised that the prices established for used lumber in said order were established according to their relation to the maximum prices for new lumber of the same category, as existed in 1942 in the area affected by the order. He further advised that one of the purposes of Original Order No. G-1 was to establish a simplified pricing method for used lumber, thereby relieving the difficulties and general ineffectiveness of price control of used lumber under the General Maximum Price Regulation.

Since the issuance of Original Order No. G-1, a survey of the prices of used lumber in the area covered by this order has been conducted. The survey reflected that the used lumber dealers whose sales were covered by the original order have experienced an increase in their operating costs. It was further determined by the survey that the used lumber prices established in the original order should be adjusted upward to prevent these increased operating costs from resulting in an unfair or unprofitable return to the used lumber dealers. The Regional Administrator has also found that the system of grading used lumber under the original order was to some extent complex and inappropriate, and the revised order was issued to simplify this grading system. In particular, it was found that the secondary grade of used lumber, as established in the original

order, was not in all respects applicable to the sale of used lumber in Region V, and that the more appropriate and equitable manner of grading used lumber in this region is to eliminate the secondary grade as such and establish only two general grades to be known as "standard" and "unreclaimed" grades. It was further found that the price differentials as they were established between boards, dimension, planks, small timbers and large timbers should be changed. In particular, it was found that boards and dimensions should be priced at the same level, and that the price differentials between that of boards and dimension and that of planks, small timbers and large timbers, would be more equitable, and applicable to the trade, if increased.

For these reasons Revised Order No. G-1 issued under General Order No. 61, revising the Original Order No. G-1, has been issued. It is the opinion of the Regional Administrator that the price increases reflected in the maximum prices established in Revised Order No. G-1 are fair and equitable; and that the revised grading system is applicable to the trade, all of which simplifies the pricing and grading system of used lumber and will therefore accomplish the purposes of General Order No. 61.

[F. R. Doc. 46-18454; Filed, Oct. 11, 1946; 8:59 a. m.]

[Kansas City Order 4 Under Gen. Order 68, Amdt. 1]

BUILDING MATERIALS IN BUCHANAN COUNTY, MO.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order No. 68, *It is hereby ordered*, That Order No. 4 under General Order No. 68 be and it hereby is amended in the following respects:

1. In Appendix A the item

"Mason's Hydrated Lime Any 50 # bag \$0.45."

is amended to read:

"Mason's Hydrated Lime Any 50 # bag \$0.50."

Issued this 25th day of June 1946.

Effective the 10th day of July 1946.

J. G. CALLAWAY,
District Director.

Opinion Accompanying Amendment 1 to Order No. 4 Under General Order No. 68

Amendment 1 to Order No. 4 under General Order No. 68 provides for an increase of five cents (\$0.05) per 50 lb. bag of Mason's Hydrated Lime.

Information which has been brought to the attention of the District Director indicates that the price of \$0.45 per 50 lb. bag established in the order does not take into consideration recent increased costs of hydrated lime. The amendment was made after consultation with representative retail sellers of the commodity and in the opinion of the District Director the amendment is necessary in order

to effectuate the purposes of the Emergency Price Control Act of 1942, and that they do so effectuate those purposes. The District Director is of the further opinion that the amendment is generally fair and equitable to the buyers and sellers alike.

[F. R. Doc. 46-18458; Filed, Oct. 11, 1946; 9:01 a. m.]

[Region III Revocation of Order G-5 Under SO 119]

BERRIDGE SHEAR CO.

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith and under the authority vested in the Regional Administrator of Region III of the Office of Price Administration under the provisions of section 19 of Revised Supplementary Order No. 119, *It is hereby ordered:*

(a) Subject to the provisions, conditions, and limitations of Supplementary Order No. 40, Order No. G-5 under Supplementary Order No. 119 (Adjustment of Maximum Prices for Shears and Snips—Manufactured and Sold By Berridge Shear Company, Sturgis, Michigan and by all Resellers) issued by the Regional Administrator of Region III of the Office of Price Administration on January 21, 1946 be, and the same is, hereby revoked.

This revocation shall become effective September 26, 1946.

Issued: September 26, 1946.

E. C. TURNEY,

Acting Regional Administrator.

Opinion Accompanying Revocation of Order G-5

On January 21, 1946, Order No. G-5 under Supplementary Order No. 119 was issued by the Regional Administrator of Region III of the Office of Price Administration, authorizing Berridge Shear Company of Sturgis, Michigan (hereinafter referred to as "applicant") to increase its established maximum prices of shears and snips by 5.1%. On August 27, 1946 the applicant filed an application for an additional adjustment in its maximum prices of snips. Analysis of the data furnished therewith has disclosed that applicant, at no time, was eligible for an adjustment of shears and snips under Supplementary Order No. 119 in that its current sales were in excess of one-half of its sales during its last year of normal pre-war production. The error is explained by the fact that applicant reported only civilian sales during this current period, whereas the total of civilian and other sales, as stated, exceeded one-half of its sales in the last year of normal peace-time production. Under these conditions it, therefore, becomes necessary to revoke the adjustment previously granted to the applicant.

Since Order No. 5-G was issued, shears have been suspended from price control; under the provisions of Order No. 5105 to Maximum Price Regulation No. 188, an industry-wide increase of 5% has been granted to manufacturers of cut-

lery. Therefore, in spite of the revocation of Order No. G-5, Berridge Shear Company is in approximately the same position in respect to snips as it was during the time that it was operating under Order No. G-5.

[F. R. Doc. 46-18387; Filed, Oct. 10, 1946; 8:53 a. m.]

[Baltimore Adopting Order 32 Under Basic Order 1, Under Gen. Order 68, Amdt. 2]

BUILDING AND CONSTRUCTION MATERIALS IN HAGERSTOWN, MD., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional

Administrator to the District Director, Baltimore District Office, *It is hereby ordered:*

1. Adopting Order 32 as amended, under Basic Order No. 1 as amended, under General Order No. 68 as amended, is hereby further amended by striking out Revised Schedule A annexed to and made a part of said order by Amendment No. 1, and inserting in place thereof Second Revised Schedule A annexed to and made a part of this amendment and of said adopting order.

2. Except as hereby amended, Adopting Order No. 32 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 7th day of October 1946.

FRANCIS M. JOHNSON,
Acting District Director.

SECOND REVISED SCHEDULE A—MAXIMUM PRICES FOR CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN THE HAGERSTOWN AREA CONSISTING OF THE COUNTIES OF WASHINGTON, FREDERICK, AND CARROLL, ALL IN THE STATE OF MARYLAND, ON SALES BY ALL PERSONS TO ULTIMATE USERS OR TO PURCHASERS FOR RESALE ON AN INSTALLED BASIS.

Item	Delivered maximum prices to purchasers for resale on an installed basis. (This includes contractors)	Delivered maximum prices to ultimate users. (This includes consumers)
1. Plaster, hard wall	\$18.40 ton	\$1.10 (100 lb. bag).
2. Plaster, gaging	\$2.50 (100 lb. bag)	\$2.50 (100 lb. bag).
3. Keene's Cement	\$2.50 (100 lb.)	\$2.50 (100 lb.).
4. Finishing lime	\$24.64 (ton)	\$0.03 (lb.).
5. Gypsum lath 5/8"	\$25.00 M (sq. ft.)	\$0.84 (50 lb. bag).
6. Metal lath 2.5 lb. diamond mesh	\$0.275 (sq. yd.)	\$32.00 M (sq. ft.).
7. Metal lath 3.4 lb. diamond mesh	\$0.36 (sq. yd.)	\$0.29 (sq. yd.).
8. Metal lath corner bead, expanded type	\$0.06 (lin. ft.)	\$0.36 (sq. yd.).
9. Portland cement, standard (paper bags)	\$2.96 (bbl.)	\$0.08 (lin. ft.).
10. Masonry mortar	\$2.46 (bbl.)	\$0.815 (94 lb. bag).
11. Mason's hydrated lime	\$0.45 (50 lb. bag)	\$0.715 (65 or 70 lb. bag).
12. Waterproof cement (gray)	\$3.56 (bbl.)	\$0.36 (30 lb. bag).
13. Clay drain tile, 3"	\$0.07 (lin. ft.)	\$0.89 (100 lb. bag).
14. Clay drain tile, 4"	\$0.085 (lin. ft.)	\$0.07 (lin. ft.).
15. Vitriified clay sewer pipe, 4"	\$0.20 (lin. ft.)	\$0.085 (lin. ft.).
16. Vitriified clay sewer pipe, 6"	\$0.30 (lin. ft.)	\$0.20 (lin. ft.).
17. Flue lining 9 x 9	\$0.40 (lin. ft.)	\$0.30 (lin. ft.).
18. Flue lining 9 x 13	\$0.605 (lin. ft.)	\$0.40 (lin. ft.).
19. Flue lining 13 x 13	\$0.775 (ft.)	\$0.605 (lin. ft.).
20. Gypsum wallboard 5/8"	\$40.00 (per M)	\$0.775 (ft.).
21. Asphalt roofing 90 lb	\$2.65 (roll)	\$40.00 (per M).
22. Asphalt or tarred felt 15 lb	\$2.84 (roll)	\$2.65 (roll).
23. Asphalt or tarred felt 30 lb	\$2.84 (roll)	\$2.84 (roll).
24. Asphalt shingles 210 lbs. (3 in 1)	\$6.29 (square)	\$2.84 (roll).
25. Fiber insulation board 1/2" standard lath and board	\$66.27 (M sq. ft.)	\$6.29 (square).
26. Fiber insulation board 2 1/2" asphalt sheathing	\$78.00 (M sq. ft.)	\$59.13 (M sq. ft.).
27. Asbestos cement siding 12 x 24 or 27" standard colors	\$7.88 (square)	\$78.00 (M sq. ft.).
28. Thermal insulation, batts (paper backed, full-thick)	\$57.50 (M sq. ft.)	\$7.88 (square).
		\$60.00 (M sq. ft.).

Dated August 29, 1946.

Opinion Accompanying Amdt. 2 to Adopting Order 32, Under Basic Order 1 Under Gen. Order 68

On March 4, 1946, Adopting Order No. 32 under Basic Order No. 1 as amended under General Order 68 as amended, was issued by this office effective March 6, 1946. This order stated maximum prices for certain hard mason materials in the area covered by said order, more fully described in said order. This order was amended by Amendment No. 1, issued August 23, 1946, and effective retroactively as of June 30, 1946. By this amendment, a Revised Schedule A was substituted for the original schedule A, and this Revised Schedule gave effect to all manufacturers' increases granted up to June 30, 1946, in accordance with section 2 (t) of the Emergency Price Control Act of 1942 as amended. It now appears

that additional manufacturers' increases have been granted on some of the items since June 30, 1946, and effect is given to these increases up to the date of the schedule, by substituting Second Revised Schedule A for Revised Schedule A.

This schedule fully complies with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended. It does not, however, supersede Supplementary Order 179, relating to increased freight on certain commodities, as freight increases have not been considered in computing the prices fixed by Second Revised Schedule A. Fire brick and fire clay have been omitted from Second Revised Schedule A as these commodities have been decontrolled.

[F. R. Doc. 46-18365; Filed, Oct. 10, 1946; 8:51 a. m.]

[Kansas City Order 1 Under Gen. Order 68, Amdt. 8]

BUILDING MATERIALS IN CLAY AND JACKSON COUNTIES, MO., AND JOHNSON AND WYANDOTTE COUNTIES, KANS.

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, *It is hereby ordered*, That

Order No. 1 under General Order No. 68 be and it is hereby amended in the following respects:

The prices heretofore established for the following named items in Appendix A of said original Order No. 1, including any and all amendments thereto, are hereby deleted and the following prices for said items are substituted in lieu thereof:

Item	When sold in quantities of—	Selling unit	Delivered in free delivery zone	F. o. b. yard, store, or plant (f. o. b. railroad car in case of carlot sales)
Finishing lime.....	Less than carload.....	50 lb. bag.....	\$0.85	\$0.755
	Carload or more.....	ton.....	23.00	21.90
Lath, metal 2.5-lb. painted diamond mesh.....	Less than 100 square yards.....	square yard.....	.275	.275
	100 square yards or more.....	do.....	.25	.25
Lath, metal, 2.5-lb. diamond mesh copper bearing.....	Less than 100 square yards.....	do.....	.286	.286
	100 square yards or more.....	do.....	.258	.258
Lath, metal, 2.75 lb. painted diamond mesh.....	Less than 100 square yards.....	do.....	.286	.286
	100 square yards or more.....	do.....	.258	.258
Lath, metal, 2.75-lb. diamond mesh copper bearing.....	Less than 100 square yards.....	do.....	.297	.297
	100 square yards or more.....	do.....	.269	.269
Lath, metal, 2.75-lb. diamond mesh galvanized.....	Less than 100 square yards.....	do.....	.319	.34
	100 square yards or more.....	do.....	.291	.311
Portland cement, standard (cloth bags).....	1 to 19 bags.....	94 lb. bag.....	.83	.78
	20 or more bags less than carload.....	376 lb. barrel.....	3.11	3.06
	Carload or more.....	376 lb. barrel.....	3.06	2.93
Mason's hydrated lime.....	1 to 39 bags.....	50 lb. bag.....	.728	.67
	40 or more bags less than carload.....	ton.....	26.88	24.64
	Carload or more.....	do.....	16.80	15.68

All other provisions of said original Order No. 1 and/or amendments thereto which are not specifically amended hereby shall remain in full force and effect.

Issued and effective this 10th day of October 1946.

J. G. CALLAWAY,
District Director.

Opinion Accompanying Amendment 8 to Order No. 1 Under General Order No. 68

This amendment establishes maximum prices on retail sales of certain building materials previously priced in Order No. 1 and amendments thereto under General Order No. 68 issued by the District Director of the Kansas City District Office of the Office of Price Administration.

Prices of the items listed in amendment No. 8 to Order No. 1 were originally miscalculated in Order No. 1 and/or amendments thereto and this amendment corrects those prices.

[F. R. Doc. 46-18456; Filed, Oct. 11, 1946; 9:01 a. m.]

[Kansas City Order 8 Under Gen. Order 68]

BUILDING MATERIALS IN LEAVENWORTH COUNTY, KANS., AND PLATTE COUNTY, MO.

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION I. What this order does. This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in Leavenworth County, Kansas, and Platte County, Missouri.

SEC. II. Definition. (1) The term "retail sales" as used in this order means any sale of the building materials covered by this order to ultimate consumers or to a contractor who will resell the same on an installed basis.

SEC. III. Maximum prices. Maximum prices for commodities subject to this order are those set forth in Appendix A hereof, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. IV. The relation of this order to other regulations. The maximum prices as fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. V. Each seller making sales subject to this order shall post a copy of Appendix "A" of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. VI. Invoices and notification. Each seller making a sale subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. The type of sale, whether f. o. b. railroad car, f. o. b. seller's yard or store or delivered.

6. If delivery is made, the amount of any delivery charges shall be separately stated on the invoice.

7. A statement of cash discounts allowed for prompt payment.

8. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

SEC. VII. Addition of increase in supplier's prices prohibited. The maximum prices set out by this order may not be increased by a dealer to reflect increases in purchase costs or in supplier's maximum prices occurring after the effective date hereof; but increases in the maximum prices established hereby to reflect such increases are within the discretion of the District Director.

SEC. VIII. What this order prohibits. Regardless of any obligation, contract or other agreement no person shall:

(1) Sell, or in the course of trade or business, buy building materials at higher prices than the maximum prices fixed by this order; but less than the maximum prices may at any time be charged, paid or offered.

(2) Obtain higher than maximum prices by:

(i) Making a charge for delivery when no delivery is made.

(ii) Making a charge higher than this order authorizes for the extension of credit.

(iii) Failure to give the discounts required by this order for prompt payment.

(iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(v) Using any other device by which a higher than maximum price is obtained directly or indirectly.

SEC. IX. Enforcement. (1) Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

(2) Persons who have any evidence of any violation of this order are urged to communicate with the Kansas City District Office of the Office of Price Administration.

SEC. X. Building materials not covered by this order. There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable Maximum Price Regulation. Sellers who are in doubt as to the regulation applicable to such building materials should consult the Kansas City District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective on September 16, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E. O. 9250, 7 F. R. 7871; and E. O. 9328, 8 F. R. 4681)

Issued at Kansas City, Missouri, this 9th day of September 1946.

J. G. CALLAWAY,
District Director.

APPENDIX A—MAXIMUM PRICES FOR RETAIL SALES OF CERTAIN BUILDING MATERIALS WHEN SOLD IN LEAVENWORTH COUNTY, KANS., AND PLATTE COUNTY, MO.

[Maximum prices in dollars for selling unit]

Item	Basic unit	F. o. b. yard, store, or plant	Delivered in free zone
Portland gray cement, paper bag.	94 lb. bag.	\$0.715	\$0.765
Portland gray cement, cloth bag (a 2-cent refund is to be made for the return of each bag in serviceable condition.)	94 lb. bag.	.915	.965
Hydrated lime.	50 lb. bag.	.62	.67
Finish lime.	50 lb. bag.	.84	.90
Hard wall plaster.	100 lb. bag.	1.15	1.20
Gauging plaster.	100 lb. bag.	1.20	1.25
Moulding plaster.	100 lb. bag.	1.20	1.25
Wood fiber plaster.	100 lb. bag.	1.15	1.20

Item	Basic unit	F. o. b. yard, store, or plant, or delivered in free delivery zone
Keene cement.	100 lb. bag.	\$1.95
Hydrated lime.	10 lb. bag.	.25
Flue lining:		
8 1/2" x 8 1/2"	Linear ft.	.43
8 1/2" x 13"	do.	.594
13" x 13"	do.	.792
Vitrified clay sewer pipe:		
4"	do.	.238
6"	do.	.346
Clay drain tile:		
4"	do.	.0825
6"	do.	.11
Metal lath, painted diamond mesh, not copper bearing, 2.5 lb.	Per sq. yd.	.277
Metal lath, painted diamond mesh, copper bearing, 2.5 lb.	do.	.288
Metal lath, painted diamond mesh, not copper bearing, 3.4 lb.	do.	.335
Metal lath, painted diamond mesh, copper bearing, 3.4 lb.	do.	.346
Metal lath, 2.5 lb. galv. diamond mesh.	do.	.31
Metal lath, 3.4 lb. galv. diamond mesh.	do.	.368
Corner bead:		
Smooth.	Linear ft.	.048
Expanded.	do.	.059
Gypsum wall board:		
3/4"	M sq. ft.	50.00
1/2"	do.	50.00
Gypsum lath, 3/8"	Per M.	31.00
Gypsum sheathing, triple seal, 1/2", water repellent.	Per M.	55.00
Siding, rigid asb. shg., std. white.	Per sq.	9.24
Siding, rigid asb. shg., std. gray.	do.	8.66
Asphalt roll brick siding:		
105 lb.	Per roll.	3.74
105 lb. soldier course.	do.	3.74
Asphalt roll roofing (smooth surface):		
First grade, 45 lb.	do.	1.72
First grade, 55 lb.	do.	2.16
Second grade, 65 lb.	do.	2.54
Second grade, 35 lb.	do.	1.57
Second grade, 45 lb.	do.	2.05
Second grade, 55 lb.	do.	2.36
Asphalt roll roofing (mineral surface) 90 lb.	do.	2.90
Asphalt roll roofing, box and staggered edge, 105 lb.	do.	3.67
Asphalt shingles:		
Hexagon, 167 lb.	Per sq.	4.64
Thickbutt, 210 lb.	do.	6.15
Asphalt and tarred felts, 15 lb. 432 sq. ft., 30 lb. 216 sq. ft.	Per roll.	3.08

No. 200—10

Item	Basic unit	F. o. b. yard, store, or plant, or delivered in free delivery zone
Slater's felt, 30 lb., 500 sq. ft.	do.	2.30
Felts and paper:		
Red rosin, 20 lb.	do.	1.10
Red rosin, 30 lb.	do.	1.60
Threaded felt, 250 sq. ft.	do.	1.50
Insulation batts, 4", full thickness.	Per sq. ft.	.06
Insulation:		
Roll blanket, 1"	do.	.0375
Roll blanket, 2"	do.	.06
Hardboard:		
Standard, 3/4"	Per M ft.	75.00
Tempered, 3/4"	do.	95.00
Insulation board, 1/2"	do.	53.75
Insulation board, asphalt sheathing, 2 1/2"	do.	81.25
Insulation tile, 1 1/2", 16 x 32", 24 x 48"	do.	67.95
Corrugated iron, 28 ga., under 10", 1 1/4" corr.	Per sq.	7.05
Hollow clay building tile, 5 x 8 x 12"	Per M.	125.00

Item	When sold in quantities of—	Basic unit	F. o. b. yard, store, or plant, or delivered in free delivery zone
Brick, common.	1,000 or more.	Per M	\$29.50
	Small lots.	Per M	30.50

1. *Terms of sale.* Maximum Prices hereinabove established are subject to the following cash discounts:

(a) For sellers who were in business during March, 1942, the same cash discount they had in effect during March, 1942 for each quantity and type of sale made.

(b) For sellers who were not in business during March, 1942, the cash discount which their most closely competitive seller who was in business during March, 1942 is required to make under the provisions of this Order.

2. *Additions for the extension of credit.* The following additions for the maximum prices hereinabove established may be made for the extension of credit beyond 30 days.

(a) Sellers who were in business during March, 1942 are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March, 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March, 1942, none may be added.

(b) Sellers who were not in business during March, 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.

3. *Delivery practices.* The free delivery zone is designated as the area covering any point within five miles of the seller's place of business.

(a) A cartage charge of twenty-five cents may be made, even in the free delivery zone, for delivery of any order, the total value of which is less than \$10.00, provided the twenty-five cent charge may not be taken in addition to the excess amounts allowed over f. o. b. prices in the delivered prices of cement, lime, and plaster.

(b) For deliveries outside the free delivery zone, a charge of fifteen cents per mile, one way, may be made.

4. *State sales tax.* Sellers may add to the prices listed in this Appendix A any sales taxes required to be collected by state laws. These taxes shall be separately stated in the dealer's invoice, sales slip or receipt.

Opinion Accompanying Order No. 8 Under General Order No. 68

Pursuant to the authority vested in the District Director of the Kansas City District Office by General Order No. 68 and Order of Delegation No. 126 issued by the Regional Administrator, Region V, the accompanying Order No. 8 has been issued establishing maximum prices for retail sales of certain specified building materials. The order establishes maximum prices for all retail sales of such building materials when made in Leavenworth County, Kansas, and Platte County, Missouri.

Under the provisions of General Order No. 68 and Delegation of Authority No. 126 from the Regional Administrator of Region V, the District Director is authorized to issue and put into effect pricing orders for the building materials included in said Order No. 8 in accordance with the Emergency Price Control Act of 1942, as amended, and consistent with Executive Orders 9250 and 9328.

Section B of General Order No. 68 requires that the District Director in issuing such orders observe the following standards:

(1) Maximum prices shall be stated in dollars-and-cents terms unless this shall clearly appear to be impracticable or inappropriate.

(2) Maximum prices fixed by any such pricing order shall not exceed the general level of prices in the area.

In accordance with this authority, the District Director has issued Order No. 8 under General Order No. 68.

Prior to the issuance of this Order the maximum prices for the sales of building materials covered thereby were established by the provisions of the General Maximum Price Regulation and other maximum price regulations, which did not establish dollars and cents maximum prices but rather established seller's maximum prices as the highest prices which they charged during March of 1942 or a specified freeze date.

It has been determined that the freeze date technique of establishing maximum prices has in many instances made it difficult for both seller and buyer of building material items covered by Order No. 8 to determine whether the prices charged or paid are in compliance with the applicable maximum price regulations.

It is the finding of the District Director that the issuance of Order No. 8 is in conformity with the present program of the Office of Price Administration to establish dollars and cents prices on building materials, and that a simplified pricing method easily understood and applied by both the buyer and the seller is urgently needed, and is accomplished by the issuance of Order No. 8.

The District Director has observed the above quoted standards set forth in General Order No. 68 in issuing Order No. 8. It sets forth specific dollars and cents prices which may be charged for building material items covered. It further establishes maximum prices which are in line with the level of prices which existed in the area covered by the order under the provisions of maximum price regu-

lations applicable prior to the issuance of the order.

The level of prices as expressed in Order No. 8 was determined by a survey conducted by the Office of Price Administration of a representative group of sellers affected by the order. The prices set forth in the order reflect the level of prices reported to the O. P. A. by the sellers who were surveyed.

Preliminary to any action being taken by the Kansas City District Office in establishing maximum prices for building materials and before any surveys were made, an advisory group of sellers, who would be affected by said order, were consulted. From this advisory group advice was obtained as to the commodities which should be included in said order and other pertinent information. After the survey was accomplished and the results tabulated, a preliminary draft of the maximum prices proposed was submitted to a representative group of the sellers to be affected by the order. Consideration has been given to the recommendations and suggestions made by the industry groups with whom representatives of the District Office consulted prior to issuance of this order.

Insofar as practicable the order recognizes and perpetuates business practices which have been in effect in the area covered by the order.

In order to effectuate the purposes herein expressed, sellers subject to Order No. 8 are required to keep certain records and give to their customers sales slips or invoices containing specified information, which requirements are set forth in section VI of this order.

It is, therefore, the finding of the District Director that Order No. 8 has been issued in conformity with provisions and requirements of standards set forth in General Order No. 68, and will effectuate the purposes of the Emergency Price Control Act of 1942 as amended and is consistent with Executive Orders 9250 and 9328.

This order will not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of this order.

For the foregoing reasons, the District Director has issued the accompanying Order No. 8.

[F. R. Doc. 46-18452; Filed, Oct. 11, 1946; 8:57 a. m.]

[Kansas City Order 9 Under Gen. Order 68]

BUILDING MATERIALS IN KANSAS CITY DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith, and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION 1. What this order does. This order establishes maximum prices for all retail sales of certain building materials specifically described in Appendix A of this order when such sales are made in Barry, Barton, Bates, Cedar, Christian, Dade, Dallas, Hickory, Lawrence, McDonald, Newton, Polk, St. Clair, Stone, Taney, Vernon, and Webster Counties, Missouri.

SEC. 2. Definition. (1) The term "Retail Sales" as used in this order means

any sale of the building materials covered by this order to ultimate consumers or to a contractor who will resell the same on an installed basis.

SEC. 3. Maximum prices. Maximum prices for commodities subject to this order are those set forth in Appendix A hereof, which is specifically made a part of this order, subject to the terms and conditions of sale and other limitations set forth therein.

SEC. 4. The relation of this order to other regulations. The maximum prices as fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. 5. Each seller making sales subject to this order shall post a copy of Appendix "A" of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. 6. Invoices and notification. Each seller making a sale subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchaser for inspection a copy of this order. Each seller covered by this order is required to furnish each purchaser an invoice at the time of sale, which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. The type of sale, whether f. o. b. railroad car, f. o. b. seller's yard or store or delivered.
6. If delivery is made, the amount of any delivery charges shall be separately stated on the invoice.
7. A statement of cash discounts allowed for prompt payment.
8. A separate statement of any amount added for the extension of credit.

Each seller is required to keep a duplicate of such invoice in his place of business, and make it available for inspection by the Office of Price Administration during regular business hours.

SEC. 7. Addition of increase in supplier's prices prohibited. The maximum prices set out by this order may not be increased by a dealer to reflect increases in purchase costs or in supplier's maximum prices occurring after the effective date hereof; but increases in the maximum prices established hereby to reflect such increases are within the discretion of the District Director.

APPENDIX A—MAXIMUM PRICES FOR RETAIL SALES OF CERTAIN BUILDING MATERIALS WHEN SOLD IN BARRY, BARTON, BATES, CEDAR, CHRISTIAN, DADE, DALLAS, HICKORY, LAWRENCE, McDONALD, NEWTON, POLK, ST. CLAIR, STONE, TANEY, VERNON, AND WEBSTER COUNTIES, MISSOURI

[Maximum prices in dollars per selling unit]

Item	When sold in quantities of	Basic unit	F. o. b. yard, store, plant, or delivered in free zone
Portland cement	1 to 99 bags	94 lb. bag	\$0.765
Standard gray, paper bag	100 or more	94 lb. bag	.725
Brick, common	1 to 999	Per 1,000	30.00
	1,000 or more	Per 1,000	29.50
Hollow clay building tile 5x8x12"	1 to 999	Per 1,000	120.00
	1,000 or more	Per 1,000	112.00

SEC. 8. What this order prohibits. Regardless of any obligation, contract or other agreement no person shall:

(1) Sell, or in the course of trade or business, buy building materials at higher prices than the maximum prices fixed by this Order; but less than the maximum prices may at any time be charged, paid or offered.

(2) Obtain higher than maximum prices by

(i) Making a charge for delivery when no delivery is made.

(ii) Making a charge higher than this Order authorizes for the extension of credit.

(iii) Failure to give the discounts required by this order for prompt payment.

(iv) Using any tying agreement or requiring that the buyer purchase anything in addition to the building materials requested by him; or

(v) Using any other devices by which a higher than maximum price is obtained directly or indirectly.

SEC. 9. Enforcement. 1. Persons violating any provision of this order are subject to civil and criminal penalties, including suits for treble damages provided for by the Emergency Price Control Act of 1942, as amended.

2. Persons who have any evidence of any violation of this order are urged to communicate with the Kansas City District Office of the Office of Price Administration.

SEC. 10. Building materials not covered by this order. There are building materials sold and delivered in the area covered by this order which are not included in, and for which prices are not established in this order. The maximum prices for such building materials, when sold by any person covered by this order, shall continue to be determined under the applicable Maximum Price Regulation. Sellers who are in doubt as to the regulation applicable to such building materials should consult the Kansas City District Office of the Office of Price Administration.

This order may be amended or revoked at any time by the Office of Price Administration.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; E. O. 9250, 7 F. R. 7871; and E. O. 9328, 8 F. R. 4681)

This order shall become effective on September 16, 1946.

Issued at Kansas City, Missouri, this 9th day of September 1946.

J. G. CALLAWAY,
District Director.

Item	Basic unit	F. o. b. yard, store, plant, or delivered in free zone
White portland cement	94-pound bag	\$2.55
Keene cement	do	1.80
Lump lime	180-pound barrel	3.08
Hydrated lime	50-pound bag	.62
Hydrated lime	10-pound bag	.23
Finish lime (wooden barrel)	180-pound barrel	3.02
Finish lime	50-pound bag	.67
Hard wall plaster	100-pound bag	1.10
Gauging plaster	do	1.25
Moulding plaster	do	1.25
Wood fiber plaster	do	1.10
Flue lining, 8 1/2 x 8 1/2"	Linear foot	.453
Flue lining, 8 1/2 x 13"	do	.679
Flue lining, 13 x 13"	do	.849
Wall coping, 9"	do	.20
Wall coping, 13"	do	.35
Vitrified clay sewer pipe, 4"	do	.226
Vitrified clay sewer pipe, 6"	do	.30
Vitrified clay sewer pipe, 8"	do	.461
Vitrified clay sewer pipe, 10"	do	.718
Vitrified clay sewer pipe, 12"	do	.815
Clay drain tile, 4"	do	.075
Clay drain tile, 6"	do	.13
Metal lath, painted diamond mesh, not copper bearing, 2.5-lb.	Square yard	.33
Metal lath, painted diamond mesh, copper bearing, 2.5-lb.	do	.343
Metal lath, painted diamond mesh, not copper bearing, 3.4 lb.	do	.363
Metal lath, painted diamond mesh, copper bearing, 3.4 lb.	do	.376
Metal lath, 2.5 lb. galvanized diamond mesh.	do	.363
Metal lath, 3.4 lb. galvanized diamond mesh.	do	.399
Corner bead, smooth	Linear feet	.046
Corner bead, expanded	do	.053
Gypsum wall board, 3/4"	Thousand square feet	45.00
Gypsum wall board, 1/2"	do	50.00
Gypsum lath, 3/8"	do	30.00
Siding, rigid asb. shingle, standard white.	Per square	8.92
Siding, rigid asb. shingle, standard gray.	do	8.92
Siding, rigid asb. shingle, glazed white.	do	11.02
Siding, rigid asb. shingle, glazed gray.	do	11.02
Asphalt roll brick siding, 105 lb.	Per roll	3.67
Asphalt roll brick siding, 105 lb. soldier course.	do	3.67
Asphalt roll roofing, smooth surface, first grade, 45 lb.	do	1.83
Asphalt roll roofing, smooth surface, first grade, 55 lb.	do	2.35
Asphalt roll roofing, smooth surface, first grade, 65 lb.	do	2.61
Asphalt roll roofing, smooth surface, second grade, 45 lb.	do	1.45
Asphalt roll roofing, smooth surface, second grade, 55 lb.	do	1.69
Asphalt roll roofing, smooth surface, second grade, 65 lb.	do	1.83
Asphalt roll roofing, mineral surfaced, 90 lb.	do	2.76
Asphalt roll roofing, mineral surfaced, 105 lb.	do	3.26
Asphalt roll roofing, diamond point, 105 lb.	do	3.46
Asphalt roll roofing, box and staggered edge, 105 lb.	do	3.41
Asphalt shingles, hexagon, 167 lb.	Per square	4.73
Asphalt shingles, thickbutt, 210 lb.	do	6.03
Asphalt and tarred felts, 432 square feet—15 lb.; 216 square feet—30 lb.	Per roll	3.13
Slater's felt, 30 lb, 500 Square Feet.	do	\$1.50
Felts and paper, red rosin, 20 lb.	do	1.00
Felts and paper, red resin, 30 lb.	do	1.50
Felts and paper, threaded felt, 250 square feet.	do	1.50
Insulation, mineral wool, loose.	40 lb bag	1.10
Insulation batts, 4", full thickness.	Square foot	.065
Insulation, roll blanket, 1"	do	.055
Insulation, roll blanket, 2"	do	.065
Wall boards, upson	Per thousand feet.	47.92

Item	Basic unit	F. o. b. yard, store, plant, or delivered in free zone
Wall boards, atlas	do	40.10
Wall boards, utility	do	36.10
Hardboard, standard, 3/8"	do	77.50
Hardboard, tempered, 3/8"	do	95.00
Insulation board, 3/4"	do	56.90
Insulation board, asphalt sheathing, 3/4"	do	81.90
Insulation tile, 1/2", 16 x 32", 24 x 48"	do	68.60
Corrugated iron, 28 gauge, under 10 feet, 1 1/2 x 1/2" corrugations.	Per square	6.35

1. *Terms of sale.* Maximum prices hereinabove established are subject to the following cash discounts:

(a) For sellers who were in business during March, 1942, the same cash discount they had in effect during March, 1942 for each quantity and type of sale made.

(b) For sellers who were not in business during March, 1942, the cash discount which their most closely competitive seller who was in business during March, 1942 is required to make under the provisions of this Order.

2. *Additions for the extension of credit.* The following additions for the maximum prices hereinabove established may be made for the extension of credit beyond 30 days.

(a) Sellers who were in business during March, 1942, are permitted to add to prices established hereinabove for the extension of credit beyond a period of 30 days the same additions that they had in effect during March, 1942 for the same type and quantity of sale. If no extra charges were made for the extension of credit during March, 1942, none may be added.

(b) Sellers who were not in business during March, 1942 are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this order.

3. The following charges may be made for delivery of all commodities subject to this order:

(a) For deliveries of orders of hard building materials for which the price exceeds ten dollars, if delivered within five miles of the seller's place of business, no delivery charge may be made.

(b) For deliveries of orders under ten dollars within this five-mile zone, a charge of twenty cents per mile, one way, may be made.

(c) For all orders delivered over five miles, a charge of twenty cents per mile, one way, may be made.

4. *State sales tax.* Sellers may add to the prices listed in this Appendix "A" any sales taxes required to be collected by state laws. These taxes shall be separately stated in the dealer's invoice, sales slip or receipt.

Opinion Accompanying Order No. 9 Under General Order No. 68

Pursuant to the authority vested in the District Director of the Kansas City District Office by General Order No. 68 and Order of Delegation No. 126 issued by the Regional Administrator, Region V, the accompanying Order, No. 9, has been issued establishing maximum prices for retail sales of certain specified building materials. The order establishes maximum prices for all retail sales of such building materials when made in Barry, Barton, Bates, Cedar, Christian, Dade, Dallas, Hickory, Lawrence, McDonald, Newton, Polk, St. Clair, Stone,

Taney, Vernon, and Webster Counties, Missouri.

Under the provisions of General Order No. 68 and Delegation of Authority No. 126 from the Regional Administrator of Region V, the District Director is authorized to issue and put into effect pricing orders for the building materials included in said Order No. 9 in accordance with the Emergency Price Control Act of 1942, as amended, and consistent with Executive Orders 9250 and 9328.

Section B of General Order No. 68 requires that the District Director in issuing such orders observe the following standards:

(1) Maximum prices shall be stated in dollars and cents terms unless this shall clearly appear to be impracticable or inappropriate.

(2) Maximum prices fixed by any such pricing order shall not exceed the general level of prices in the area.

In accordance with this authority, the District Director has issued Order No. 9 under General Order No. 28.

Prior to the issuance of this order the maximum prices for the sales of building materials covered thereby were established by the provisions of the General Maximum Price Regulation and other maximum price regulations, which did not establish dollars and cents maximum prices but rather established seller's maximum prices as the highest prices which they charged during March of 1942 or a specified freeze date.

It has been determined that the freeze date technique of establishing maximum prices has in many instances made it difficult for both seller and buyer of building material items covered by Order No. 9 to determine whether the prices charged or paid are in compliance with the applicable maximum price regulations.

It is the finding of the District Director that the issuance of Order No. 9 is in conformity with the present program of the Office of Price Administration to establish dollars and cents prices on building materials, and that a simplified pricing method easily understood and applied by both the buyer and the seller is urgently needed, and is accomplished by the issuance of Order No. 9.

The District Director has observed the above quoted standards set forth in General Order No. 68 in issuing Order No. 9. It sets forth specific dollars and cents prices which may be charged for building material items covered. It further establishes maximum prices which are in line with the level of prices which existed in the area covered by the order under the provisions of maximum price regulations applicable prior to the issuance of the order.

The level of prices as expressed in Order No. 9 was determined by a survey conducted by the Office of Price Administration of a representative group of sellers affected by the order. The prices set forth in the order reflect the level of prices reported to the OPA by the sellers who were surveyed.

Preliminary to any action being taken by the Kansas City District Office in establishing maximum prices for building materials and before any surveys were made, and advisory group of sellers,

who would be affected by said order, were consulted. From this advisory group advice was obtained as to the commodities which should be included in said order and other pertinent information. After the survey was accomplished and the results tabulated, a preliminary draft of the maximum prices proposed was submitted to a representative group of the sellers to be affected by the order. Consideration has been given to the recommendations and suggestions made by the industry groups with whom representatives of the District Office consulted prior to issuance of this order.

Insofar as practicable the order recognizes and perpetuates business practices which have been in effect in the area covered by the order.

In order to effectuate the purposes herein expressed, sellers subject to Order No. 9 are required to keep certain records and give to their customers sales slips or invoices containing specified information, which requirements are set forth in section VI of this order.

It is, therefore, the finding of the District Director that Order No. 9 has been issued in conformity with provisions and requirements of standards set forth in General Order No. 68, and will effectuate the purposes of the Emergency Price Control Act of 1942 as amended and is consistent with Executive Orders 9250 and 9328.

This order will not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of this order.

For the foregoing reasons, the District Director has issued the accompanying Order No. 9.

[F. R. Doc. 46-18453; Filed, Oct. 11, 1946; 8:58 a. m.]

[San Antonio Order G-6 Under Gen. Order 68]

CONCRETE MASONRY UNITS IN SAN ANTONIO, TEX., DISTRICT

For the reasons set forth in an opinion issued simultaneously herewith and pursuant to the provisions of General Order No. 68, it is hereby ordered:

SECTION 1. What this order does. This order establishes maximum prices for all retail sales of certain concrete masonry units specifically described in Appendix I of this brief, when such sales are made in the following counties of Texas:

Aransas, Atascosa, Bandera, Bastrop, Bee, Bexar, Blanco, Brewster, Brooks, Burnett, Caldwell, Calhoun, Cameron, Comal, Crockett, Culberson, DeWitt, Dimmitt, Duval, Edwards, El Paso, Frio, Gillespie, Guadalupe, Goliad, Gonzales, Hays, Hidalgo, Hudspeth, Jeff Davis, Jim Hogg, Jim Wells, Karnes, Kendall, Kenedy, Kerr, Kinney, Kimble, Kleberg, La Salle, Live Oak, Llano, McMullen, Mason, Maverick, Medina, Menard, Nueces, Pecos, Presidio, Real, Refugio, San Patricio, Schleicher, Starr, Sutton, Terrell, Travis, Uvalde, Val Verde, Victoria, Webb, Willacy, Williamson, Wilson, Zavala, Zapata, and that portion of Lavaca County which lies within the corporate limits of the City of Yoakum, Texas.

Sec. 2. Definition of retail sales. The term "retail sale" as used in this order means any sale of concrete masonry

units covered by this order to an ultimate user or to a contractor who will resell the same on an installed basis.

SEC. 3. Maximum prices. Maximum prices for commodities subject to the order are those set forth in Appendix I, which is specifically made a part of the order subject to the terms and conditions of sale and other limitations set forth therein.

SEC. 4. The relation of this order to other regulations. The maximum prices fixed by this order supersede any maximum prices or price determining method previously established by any other regulation or order issued by the Office of Price Administration for the commodities covered by this order.

SEC. 5. Each seller making sales subject to this order shall post a copy of Appendix I of this order plainly visible to all purchasers in each of his places of business located in the area covered by this order.

SEC. 6. Invoices and notification. (a) Each seller making sales subject to this order shall, if requested by any purchaser of commodities subject hereto, make available to such purchasers for inspection, a copy of this order. Each seller covered by this order is required to furnish each purchaser with an invoice at the time of sale which must contain the following information:

1. Name and address of the purchaser.
2. A description of each commodity sold.
3. The quantity of each commodity sold.
4. The price charged for each commodity sold.
5. The type of sale, whether f. o. b., railroad car, f. o. b. seller's plant, yard or store.
6. If delivery is made, the amount of any delivery charge stated separately on the invoice.
7. A statement of cash discounts allowed for prompt payment.

(b) In the case of improper invoicing, the blocks sold shall take the lowest price in Appendix I to which the incomplete invoice description could apply.

SEC. 7. Evasion. The price limitations set forth in this order shall not be evaded by direct or indirect methods in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of any commodities covered by this order or by way of commissions, services, transportation or other charges, or by tying agreement or other trade understanding, or by making the terms and conditions of sale more onerous to buyers than they were during March 1942 (except as specifically permitted by this order).

SEC. 8. Enforcement and penalties. Persons violating any provisions of this order are subject to the criminal penalties, civil enforcement actions, license suspension proceedings, and suits for treble damage provided for by the Emergency Price Control Act of 1942, as amended. This order may be amended or revoked at any time by the Office of Price Administration.

This order shall become effective September 30, 1946.

(56 Stat. 23, 765; 57 Stat. 566; Pub. Law 383, 78th Cong.; Pub. Law 108, 79th Cong., 1st Sess.; Pub. Law 548, 79th Cong.,

2d Sess.; E. O. 9250, 7 F. R. 7871; and E. O. 9328, 8 F. R. 4681)

Issued at San Antonio, Texas, this 9th day of September 1946.

C. T. GIESEN,
District Director.

APPENDIX I—F. O. B. PLANT MAXIMUM PRICES IN CENTS PER UNIT FOR ALL SALES OF CONCRETE MASONRY UNITS TO BUILDING CONTRACTORS OR OTHER ULTIMATE USERS IN THE SAN ANTONIO DISTRICT

Nominal dimensions (linear inches)	Nominal size (cubic inches)	Maximum prices f. o. b. plant, yard, siding or store hollow units		
		Grade A	Grade B	Grade C (non-load bearing)
4 x 6 x 4	96	\$0.0525	\$0.045	\$0.04
4 x 4 x 8 1/2 stud	128	.0575	.05	.0425
4 x 4 x 12	192	.0650	.0575	.05
4 x 6 x 8	192	.0650	.0575	.05
6 x 6 x 6	216	.07	.06	.0525
5 x 8 x 6	240	.0725	.0625	.0550
8 x 4 x 8	256	.0750	.0650	.0550
4 x 6 x 12	288	.08	.07	.0575
3 1/2 x 8 x 12	336	.0850	.075	.0625
4 x 6 x 16	384	.0925	.08	.0675
4 x 8 x 12	384	.0925	.08	.0675
5 x 8 x 10	400	.0950	.0825	.07
6 x 6 x 12	432	.10	.0875	.0725
4 x 8 x 14	448	.10	.0875	.0750
5 x 8 x 12	480	.1050	.0925	.0775
5 x 8 x 12 fea	480	.1050	.0925	.0775
4 x 8 x 16	512	.11	.0975	.08
8 x 8 x 8 1/2 block	512	.11	.0975	.08
8 x 4 x 16 1/2 stand	512	.11	.0975	.08
8 x 4 x 16 dou. 1/2 cor	512	.11	.0975	.08
8 x 4 x 16 1/2 cor	512	.11	.0975	.08
8 x 10 x 8	640	.1275	.1125	.0925
6 x 8 x 16	768	.1450	.1275	.1050
8 x 12 x 8	768	.1450	.1275	.1050
8 x 8 x 12	768	.1450	.1275	.1050
8 x 8 x 16	1,024	.1800	.1600	.13
8 x 8 x 16 fea	1,024	.1800	.1600	.13
8 x 8 x 16 sin. cor	1,024	.1800	.1600	.13
8 x 8 x 16 dou. cor	1,024	.1800	.1600	.13
8 x 8 x 16 cor. sash	1,024	.1800	.1600	.13
8 x 10 x 16	1,280	.2150	.1925	.155
8 x 12 x 16	1,536	.25	.2225	.18

1. The seller is charged with the responsibility of selling blocks which meet the minimum A. S. T. M. specifications for the grade whose price he charges. The minimum specification for the concrete block prices in this order correspond to those of the American Society for Testing Material. They apply to all concrete masonry units made with all types of aggregates.

(a) **Physical requirements for concrete masonry units at time of delivery.**

(1) Compressive strength, water absorption, moisture content.

Hollow units (average net area less than 75 percent of gross area)	Average of 5 units	No individual unit less than	Minimum compressive strength in pounds per square inch of average gross area		Maximum water absorption (pounds per cubic foot). Average of 5 units		Maximum percent of moisture content (by weight). Average of 5 units	
			Average of 5 units	No individual unit less than	Average of 5 units	No individual unit less than	Average of 5 units	No individual unit less than
Grade A—Shell and web not less than 3/4" thick	1,000	800	15	40				
Grade B—Shell and web not less than 1 1/4" thick	700	600	40					
Grade C—Shell and web not less than 1 1/2" thick	350	300	40					
Solid units (average net area not less than 75 percent of gross area):								
Grade A	1,800	1,600	15	40				
Grade B	1,200	1,000	15	40				

(2) The combustible content present in cinder aggregate shall not exceed 35 per cent of the weight of the aggregate.

(b) *Dimensions.* No overall dimensions of a concrete masonry unit shall be more than $\frac{1}{4}$ " less than the nominal dimensions to which it is sold. Any block exceeding this tolerance must be sold at the schedule price for the next smaller size.

(c) *Visual inspection.* (1) All units shall be sound and free from cracks or other defects that would interfere with the proper placing of the unit or impair the strength or permanence of the construction.

(2) Units that are intended to serve as a base for plaster or stucco shall have a sufficiently rough surface to afford good bond.

(d) *Marking.* All units shall bear a distinctive mark indicating the manufacturer and the grade, or shall be otherwise readily identifiable as to the origin and A. S. T. M. Grade.

(e) *Sampling and testing.* Units shall be sampled and tested according to the standard methods of sampling and testing concrete masonry units (A. S. T. M. designation: C 140) of the American Society for Testing Materials.

(f) Copies of all Testing Reports on Concrete blocks are to be filed, quarterly, with the Building Materials Unit of the District Office of the Office of Price Administration as a matter of record.

2. The prices listed in Appendix I contained herein are for all aggregates meeting A. S. T. M. specifications.

3. The prices listed in Appendix I are for standard blocks, rock-face blocks, brick-face and panel-face blocks.

4. A delivery charge not to exceed the specific amount arrived at by the use of the table shown below may be added to prices contained in Appendix I.

Schedule of maximum charges in cents per unit for delivery of concrete masonry units priced in this order

Delivery zones in miles from plant	For delivery of units weighing 10 pounds each or less	For delivery of units weighing more than 10 pounds, but not more than 30 pounds each	For delivery of units weighing more than 30 pounds, but not more than 60 pounds each	For delivery of units weighing more than 60 pounds each
0 to 10 inclusive.....	0.3	1	2	3
More than 10 to 20 inclusive.....	.45	1.5	3	4.5
More than 20 to 30 inclusive.....	.525	1.75	3.5	5.25
More than 30 to 40 inclusive.....	.6	2	4	6
More than 40 to 50 inclusive.....	.675	2.25	4.5	6.75
More than 50.....	.75	2.5	5	7.5
Minimum load (number of units).....	1,000	300	150	100

Where fewer units than the number designated as a "minimum load" are delivered, the delivery charge may be calculated for a "minimum load."

5. Unlisted sizes of concrete building blocks not shown in this order must take the price of the next smaller block found in the order.

6. Terms of Sale for all of the commodities covered by this Appendix I shall be 2% for cash within 10 days from date of sale, net 30 days.

7. *Additions for the extension of credit.* The following additions to the maximum prices herein above established may be made for the extension of credit beyond 30 days:

(a) Sellers who were in business during March 1942 are permitted to add to prices established herein above for the extension of credit beyond a period of 30 days, the same additions that they had in effect during March 1942, for the same type and quantities

of sale. If no extra charges were made for the extension of credit during March 1942 none may be added.

(b) Sellers who were not in business during March 1942, are permitted to make the same charge for the extension of credit which their most closely competitive seller is permitted to make under the provisions of this Order.

8. *Maintenance of customary discounts.* All customary discounts and allowances, such as contractors discounts and discounts for pickup by the customer, must be continued as required by the applicable maximum price regulations which were controlling prior to the issuance of this order.

Effective: September 30, 1946.

Opinion Accompanying Order No. G-6 Under General Order No. 68 Maximum Prices For Concrete Masonry Units In The San Antonio District

Pursuant to the authority vested in the District Director of the San Antonio District Office by General Order 68, and Order of Delegation No. 126, issued by the Regional Administrator of Region V, the accompanying Order No. G-6 has been issued establishing maximum prices for manufacturer's sales of concrete masonry units to building contractors and other ultimate users.

This order establishes maximum prices for such sales when made in the San Antonio District of the Office of Price Administration. Under the terms of General Order 68 the District Director in issuing such an order, is required to state maximum prices in dollars-and-cents terms unless it is clearly impracticable or inappropriate and is also required to establish prices that do not exceed the general level of prices in the area.

Prior to the issuance of this order sales of concrete masonry units by manufacturers to contractors and other ultimate users were covered by Maximum Price Regulation 592. Under the terms of this regulation, the manufacturers ceiling was determined on the basis of his own March 1942 prices, or if he had no base period experience, his price was established by the Office of Price Administration in line with the prices otherwise established under the regulation.

A survey of manufacturers producing concrete masonry units in the San Antonio District made by this District Office indicates that there are only five producers in the district who operated in March 1942. One manufacturer in the district had maximum prices established by our National Office. Several manufacturers had prices established by this office under individual orders and some manu-

facturers determined their prices on the basis of general orders issued by this Office to cover the sales of certain hard building materials in specified areas.

The maximum prices established by this order are in line with the general level of maximum prices prevailing in the area covered by the order. The order should simplify pricing by new manufacturers within the San Antonio District and should also simplify compliance, since uniform dollars and cents prices are easily understood by both sellers and consumers. Prices which may be charged by manufacturers to sellers other than building contractors and ultimate users are still determined under Maximum Price Regulation 592.

In order to effectuate the purposes of the order, sellers are required to keep certain records and give to their customers invoices if requested to do so. Sellers are also required to post copies of the price list in their places of business where they will be plainly visible to customers.

It is the finding of the District Director that this Order No. G-6 has been issued in conformity with provisions and requirements of standards set forth in General Order 68 and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and is consistent with Executive Orders 9250 and 9328.

This order will not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of the order.

[F. R. Doc. 46-18455; Filed, Oct. 11, 1946; 11:59 a. m.]

[Region II Adopting Order 31 Under Basic Order 1 Under Gen. Order 68, Amdt. 3]

BUILDING AND CONSTRUCTION MATERIALS IN DUTCHESS, ROCKLAND AND ORANGE COUNTIES, N. Y.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the division of the Federal Register, Adopting Order No. 31, as amended, under Basic Order No. 1, as amended, under General Order No. 68, as amended, is hereby further amended in the following respects:

1. The date of Revised Schedule A is amended to read September 30, 1946.

2. The prices for the following items in Revised Schedule A are amended to read as follows:

Item No.	Description of commodity	Unit	Maximum delivered prices in sales to contractor or consumer
13	Gypsum block-partition, hollow, 3" thick.....	Square foot.....	\$0.14
14	Gypsum block, partition, hollow, 4" thick.....	do.....	.15½
*15	Portland cement, paper bag.....	94-pound bag.....	.79
*16	Portland cement, cloth bag.....	100-pound bag.....	.79
*17	Waterproof cement, gray.....	do.....	1.04
*18	Hi-Early waterproof cement.....	do.....	1.04
*20	Mason's hydrated lime.....	50-pound bag.....	.62½
*21	Finishing lime.....	do.....	.75
*22	Masonry mortar, paper sacks.....	70-pound bag.....	.79
23	Clay drain tile, 3".....	Per foot.....	.10
24	Clay drain tile, 4".....	do.....	.11
25	Clay drain tile, 6".....	do.....	.16½
	Roofing, siding and insulation:		
98	Fiber insulation board, 2½" asphalt sheathing.....	1,000 square feet.....	84.50
107	Fiber insulation board, ½" standard lath and board.....	do.....	53.75

3. Foot note 3 following item No. 25 in Revised Schedule A is amended to read as follows:

* An additional amount of 25¢ as a deposit is allowed for the cloth bag, which must be refunded upon the return of the bag.

4. Except as hereby specifically amended, Adopting Order No. 31, as amended, remains in full force and effect.

Asterisk (*) indicates that the price listed incorporates the freight increase permitted by Supplementary Order 179. Consequently, this amendment supercedes Supplementary Order 179.

This amendment shall become effective immediately.

Issued this 4th day of October 1946.

JAMES L. MEADER,
Regional Administrator.

Opinion Accompanying Amdt. 3 to Adopting Order 31, Under Basic Order 1, Under Gen. Order 68

The accompanying amendment gives effect to manufacturers' increases that have been granted on the items for which Maximum Prices are fixed by this order, up to September 30, 1946, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. The prices for the items affected by this amendment supersede the prices previously established for said items in this order. This amendment also supersedes Supplementary Order 179 by adding the increased cost due to higher freight rates on specified commodities and reflecting them in the established dollars and cents prices.

[F. R. Doc. 46-18367; Filed, Oct. 10, 1946; 8:51 a. m.]

[Baltimore Adopting Order 33 Under Basic Order 1 Under Gen. Order 68, Amdt. 2]

BUILDING AND CONSTRUCTION MATERIALS IN CUMBERLAND, MD., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Baltimore District Office; *It is hereby ordered:*

1. Adopting Order No. 33 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, is hereby further amended by striking out Revised Schedule A annexed to and made a part of said order by amendment No. 1, and inserting in place thereof Second Revised Schedule A hereto annexed and made a part of this amendment and of said adopting order.

2. Except as hereby amended, Adopting Order 33 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 7th day of October 1946.

FRANCIS M. JOHNSON,
Acting District Director.

SECOND REVISED SCHEDULE A—MAXIMUM PRICES FOR CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN THE CUMBERLAND AREA CONSISTING OF THE COUNTIES OF ALLEGANY AND GARRETT IN THE STATE OF MARYLAND, ON SALES BY ALL PERSONS TO ULTIMATE USERS OR TO PURCHASERS FOR RESALE ON AN INSTALLED BASIS

Item	Delivered maximum prices	
	Unit	Price
1. Plaster, hard wall.....	Ton.....	\$20.40
2. Plaster, ganging.....	100-pound bag.....	1.10
3. Keene's cement.....	do.....	2.25
4. Finishing lime.....	do.....	2.50
5. Gypsum lath 5/8".....	Ton.....	24.64
6. Metal lath 2.5 lb. diamond mesh.....	M square feet.....	28.25
7. Metal lath 3.4 lb. diamond mesh.....	Square yard.....	.29
8. Metal lath, corner bead expanded type.....	do.....	.30
9. Portland cement (st'd) (paper bags).....	Linear feet.....	.059
10. Masonry mortar.....	Barrels.....	3.46
11. Mason's hydrated lime.....	94-pound bag.....	.865
12. Waterproof cement (gray).....	Barrel.....	3.06
13. Clay drain tile, 3".....	70-pound bag.....	.765
14. Clay drain tile, 4".....	50-pound bag.....	.56
15. Vitrified clay sewer pipe, 4".....	Barrel.....	4.06
16. Vitrified clay sewer pipe, 6".....	Bag, 100 pounds.....	1.02
17. Flue lining 9 x 9.....	Linear foot.....	.075
18. Flue lining 9 x 13.....	do.....	.09
19. Flue lining 13 x 13.....	do.....	.215
20. Gypsum wallboard 5/8".....	do.....	.32
21. Asphalt roofing 90 lb.....	do.....	.425
22. Asphalt or tarred felt 15 lb.....	do.....	.645
23. Asphalt or tarred felt 30 lb.....	do.....	.82
24. Asphalt shingles 210 lb. (3 in 1).....	Per thousand.....	40.00
25. Fibre insulation board, 1/2" standard.....	Roll.....	2.76
26. Fibre insulation 2 1/2".....	do.....	2.89
27. Asbestos cement siding 12 x 24 or 27", standard colors.....	do.....	2.89
28. Thermal insulation, batts (paper backed) full-thick.....	Square.....	6.45
	M square feet.....	53.75
	do.....	84.50
	Square.....	8.14
	M square feet.....	65.00

Dated: August 29, 1946.

Opinion Accompanying Amdt. 2 to Adopting Order 33 Under Basic Order 1, Under Gen. Order 68

On March 4, 1946, Adopting Order No. 33 under Basic Order No. 1 as amended

Item No.	Description of commodity	Unit	Maximum delivered prices in sales to contractor or consumer on sales over \$10 in amount*
13	Gypsum block, partition, hollow, 3" thick.....	Square feet.....	\$0.13
14	Gypsum block, partition, hollow, 4" thick.....	do.....	.14 1/2
*15	Portland cement, paper bag.....	94-pound bag.....	.79
*16	Portland cement, cloth bag.....	do.....	.79
*17	Waterproof cement, gray.....	100-pound bag.....	1.04
*18	Hi-Early waterproof cement.....	do.....	1.04
*20	Mason's hydrated lime.....	50-pound bag.....	.57
*21	Finishing lime.....	do.....	.74 1/2
*22	Masonry mortar, paper sacks.....	70-pound bag.....	.74
23	Clay drain tile, 3".....	Per foot.....	.10
24	Clay drain tile, 4".....	do.....	.11
25	Clay drain tile, 6".....	do.....	.16 1/2
98	Roofing, siding and insulation:		
	Fibre insulation board 2 1/2" asphalt sheathing.....	MSF.....	78.00
107	Fibre insulation board, 1/2" std. lath and board.....	do.....	51.06

3. Footnote 3 following item No. 28 in Revised Schedule A is amended to read as follows:

under General Order No. 68 as amended, was issued by the Baltimore District Office effective March 8, 1946. This order stated maximum prices for certain "hard mason materials" in the area covered by said order, more fully described in said order. This order was amended by Amendment No. 1, issued August 23, 1946, and effective retroactively to June 30, 1946, which amendment among other things, struck out Schedule A annexed to the original order, and inserting in place thereof, Revised Schedule A, which revised schedule adjusted the prices fixed by the order to take account of manufacturers increases granted up to June 30, 1946.

It now appears that additional manufacturers increases have been granted on some of the items covered by Revised Schedule A since June 30, 1946, and the accompanying amendment accordingly substitutes Second Revised Schedule A for Revised Schedule A. This Second Revised Schedule A gives effect to manufacturers increases in accordance with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended.

This amendment does not supersede Supplementary Order 179 relating to increased freight on certain commodities.

FRANCIS M. JOHNSON,
Acting District Director.

[F. R. Doc. 46-18286; Filed, Oct. 10, 1946; 8:48 a. m.]

[Region II Adopting Order 35 Under Basic Order 1, Under Gen. Order 68, Amdt. 2]

BUILDING AND CONSTRUCTION MATERIALS IN SUFFOLK COUNTY, N. Y.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the division of the Federal Register, Adopting Order No. 35, as amended, under Basic Order No. 1, as amended, under General Order No. 68, as amended, is hereby further amended in the following respects:

1. The date of Revised Schedule A is amended to read September 30, 1946.

2. The prices for the following items in Revised Schedule A are amended to read as follows:

* An additional amount of 25¢ as a deposit is allowed for the cloth bag, which must be refunded upon the return of the bag.

4. Except as hereby specifically amended, Adopting Order No. 35, as amended, remains in full force and effect.

Double asterisk (**) indicates that the price listed incorporates the freight increase permitted by Supplementary Order 179. Consequently, this amendment supersedes Supplementary Order 179.

This amendment shall become effective immediately.

Issued this 4th day of October, 1946.

JAMES L. MEADER,
Regional Administrator.

Opinion Accompanying Amdt. 2 to Adopting Order 35 Under Basic Order 1 Under Gen. Order No. 68

The accompanying amendment gives effect to manufacturers' increases that have been granted on the items for which Maximum Prices are fixed by this order, up to September 30, 1946, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942, as amended. The prices for the items affected by this amendment supersede the prices previously established for said items in this order. This amendment also supersedes Supplementary Order 179 by adding the increased cost due to higher freight rates on specified commodities and reflecting them in the established dollars and cents prices.

[F. R. Doc. 46-18388; Filed, Oct. 10, 1946; 8:53 a. m.]

[Buffalo Adopting Order 41 Under Basic Order 1 Under Gen. Order 68, Amdt. 2]

BUILDING AND CONSTRUCTION MATERIALS IN ROCHESTER, N. Y., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by the Emergency Price Control Act of 1942 as amended, by General Order No. 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Buffalo District Office; *It is hereby ordered:*

1. Adopting Order No. 41 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, is hereby further amended by substituting for the Schedule attached to said order as amended, the annexed schedule known as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order, supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 41 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 10th day of October 1946.

THOMAS J. REESE,
District Director.

SCHEDULE OF AUGUST 29, 1946

CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN THE ROCHESTER, N. Y. AREA, CONSISTING OF THE COUNTY OF MONROE IN THE STATE OF NEW YORK, ON SALES BY ALL PERSONS TO ULTIMATE USERS OR TO PURCHASERS FOR RESALE ON AN INSTALLED BASIS

Items	Maximum prices to purchasers for resale on an installed basis (this includes contractors)		Maximum delivered prices to ultimate users (this includes consumers)
	Delivered prices	Yard prices	
1. Plaster, hard wall.....	16.40 ton (less than 100 bags). \$15.90 ton (100 bags and over).	\$15.90 ton.....	\$0.87 bag 100 lbs.
2. Plaster, gauging.....	\$1.62 (bag).....	\$1.62 bag.....	\$1.62 bag.
3. Plaster, moulding.....	\$1.62 (bag).....	\$1.62 bag.....	\$1.62 bag.
4. Keene's cement.....	\$2.37 (bag).....	\$2.37 bag.....	\$2.37 bag.
5. Gypsum lath 3/8".....	\$23.00 per M ft.....	\$23.00 M ft.....	\$0.75 bundle 132 sq. ft.
6. Finishing lime.....	\$23.52 ton.....	\$21.28 ton.....	\$0.67 bag 60 lbs.
7. Metal lath 2.75 lb., flat rib painted.....	\$0.29 yd.....	\$0.29 yd.....	\$0.29 yd.
8. Metal lath 3.4 lb., galvanized.....	\$0.35 sq. yd.....	\$0.35 sq. yd.....	\$0.35 sq. yd.
9. Metal lath 3.4 lb. painted diamond mesh.....	\$0.33 sq. yd.....	\$0.33 sq. yd.....	\$0.33 sq. yd.
10. Metal lath 2.5 lb., painted diamond mesh.....	\$0.26 sq. yd.....	\$0.26 sq. yd.....	\$0.26 sq. yd.
11. Waterproof cement (gray).....	\$4.06 bbl.....	\$3.86 bbl.....	\$1.02 (94 lbs.).
12. Mason's hydrated lime.....	\$20.16 ton.....	\$20.16 ton.....	\$0.56 (50 lb. bag).
13. Masonry mortar (paper sacks).....	\$2.86 bbl.....	\$2.76 bbl.....	\$0.715 (bag 94 lbs.).
14. Portland cement st'd.....	\$3.26 bbl.....	\$3.06 bbl.....	\$0.815 (bag 94 lbs.).
15. Metal lath corner bead, expanded type.....	\$0.055 per ft.....	\$0.055 per ft.....	\$0.055 per ft.
16. Gypsum block-partitions, 3" hollow.....	\$0.09 sq. ft.....	\$0.09 sq. ft.....	\$0.09 sq. ft.
17. Gypsum block partitions, 4" hollow.....	\$0.095 sq. ft.....	\$0.095 sq. ft.....	\$0.095 sq. ft.
18. Clay drain tile, 3".....	\$0.075 ft.....	\$0.075 ft.....	\$0.075 ft.
19. Clay drain tile, 4".....	\$0.09 ft.....	\$0.09 ft.....	\$0.09 ft.
20. Clay drain tile, 6".....	\$0.175 per ft.....	\$0.175 per ft.....	\$0.175 per ft.
21. Concrete block 8 x 8 x 16 sand.....	\$0.15 each.....	\$0.15 each.....	\$0.15 each.
22. Concrete block 8 x 8 x 16 cinder.....	\$0.15 each.....	\$0.15 each.....	\$0.15 each.
23. Flue lining 9 x 9.....	\$0.75 each 2 ft.....	\$0.75 ea. 2 ft.....	\$0.75 ea. 2 ft.
24. Flue lining 9 x 13.....	\$1.12 each 2 ft.....	\$1.12 ea. 2 ft.....	\$1.12 ea. 2 ft.
25. Flue lining 13 x 13.....	\$1.36 each 2 ft.....	\$1.36 ea. 2 ft.....	\$1.36 ea. 2 ft.
26. Gypsum wallboard 3/8".....	\$40.00 per M ft.....	\$40.00 per M ft.....	\$40.00 per M ft.
27. Gypsum wallboard 1/2".....	\$42.00 per M ft.....	\$42.00 per M ft.....	\$42.00 per M ft.
28. Vitrified clay sewer Pipe No. 18S-4".....	\$0.20 per ft.....	\$0.20 per ft.....	\$0.20 per ft.
29. Vitrified clay sewer Pipe No. 18S-6".....	\$0.295 per ft.....	\$0.295 per ft.....	\$0.295 per ft.
30. Fiber insulation board 1/2" lath and board.....	\$51.06 per M ft.....	\$51.06 per M ft.....	\$51.06 per M ft.
31. Thermal insulation batts (paper backed) full thick.....	\$58.00 M sq. ft.....	\$58.00 M sq. ft.....	\$58.00 M sq. ft.
32. Thermal insulation batt (paper backed) 2" thick.....	\$42.00 per M sq. ft.....	\$42.00 per M sq. ft.....	\$42.00 per M sq. ft.
33. Thermal insulation loose.....	\$1.30 bag 35-40 lbs.....	\$1.30 bag 35-40 lbs.....	\$1.30 (bag 35-40 lbs.)

The Maximum Prices for Gypsum Partition Block and Gypsum Hollow Tile shall be determined as follows: The reseller shall increase the price listed in the area order by the percentage by which the resellers' cost of acquisition has been increased by reason of the increase granted Manufacturers by Amendment #49 to Order #1 under MPR 591.

Opinion Accompanying Amdt. 2 to Adopting Order 41 Under Basic Order 1 Under Gen. Order 68

The accompanying amendment gives effect to manufacturer's increases that have been granted on the items for which maximum prices are fixed by this order, up to the date of the schedule attached to this amendment, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended. The schedule attached to this amendment and made a part of the order supersedes all previous schedules. This amendment does not, however, supersede Supplementary Order 179 relating to increased freight on certain commodities.

[F. R. Doc. 46-18366; Filed, Oct. 10, 1946; 8:51 a. m.]

[Buffalo Adopting Order 50 Under Basic Order 1 Under Gen. Order 68, Amdt. 1]

BUILDING AND CONSTRUCTION MATERIALS IN BUFFALO, N. Y., AREA

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of Region II by

the Emergency Price Control Act of 1942, as amended, by General Order 68 as amended, and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Buffalo District Office; *It is hereby ordered:*

1. Adopting Order No. 50 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, is hereby further amended by substituting for the Schedule attached to said order as amended, the annexed schedule known as Schedule of August 29, 1946, which is made a part of said order. The schedule attached to this amendment and to said order, supersedes all previous schedules.

2. Except as hereby amended, Adopting Order No. 50 as amended, under Basic Order No. 1 as amended, under General Order 68 as amended, shall remain the same and all provisions thereof remain in full force and effect.

This amendment shall become effective immediately.

Issued this 10th day of October 1946.

THOMAS J. REESE,
District Director.

SCHEDULE OF AUGUST 29, 1946

CERTAIN BUILDING AND CONSTRUCTION MATERIALS IN THE BUFFALO AREA, CONSISTING OF COUNTIES OF ALLEGANY, CATTARAUGUS, CHAUTAQUA, GENESEE, LIVINGSTON, NIAGARA, ORLEANS AND WYOMING, ALL IN THE STATE OF NEW YORK, ON SALES BY ALL PERSONS TO ULTIMATE USERS OR TO PURCHASERS FOR RESALE ON AN INSTALLED BASIS

Item	Maximum delivered prices to purchasers for resale on an installed basis (this includes contractors) and to ultimate users (this includes consumers)	
	Unit	Price
1. Plaster, hardwall, neat	Ton	\$19.40
2. Plaster, hardwall, neat	100-pound bag	1.02
3. Plaster, hardwall, sanded	Ton	16.00
4. Plaster, hardwall, sanded	100-pound bag	.85
5. Plaster, gauging	Ton	33.65
6. Plaster, gauging	100-pound bag	2.1
7. Plaster, moulding	Ton	33.65
8. Plaster, moulding	100-pound bag	2.12
9. Plaster, bonding	Ton	18.40
10. Plaster, bonding	100-pound bag	1.97
11. Keene's cement	Ton	62.40
12. Keene's cement	100-pound bag	2.70
13. Keene's cement	50-pound bag	1.35
14. Finishing lime	Ton	24.64
15. Finishing lime	50-pound bag	.73
16. Gypsum lath	Per M square feet	24.00
17. Metal lath, 2.2 lb., painted diamond mesh	Square yard	.30
18. Metal lath, 2.2 lb., galvanized	do	.30
19. Metal lath, 2.5 lb., painted diamond mesh	do	.334
20. Metal lath, 2.5 lb., galvanized	do	.34
21. Metal lath, 2.4 lb., painted diamond mesh	do	.357
22. Metal lath, 3.4 lb., galvanized	do	.38
23. Metal lath, 3.4 lb., 3/4" high rib painted	do	.37
24. Metal lath, corner bead expanded type	Linear foot	.052
25. Portland cement (standard paper bags)	Barrel	3.26
26. Portland cement (standard paper bags)	100-pound bag	.815
27. Masonry mortar (paper sacks)	Barrel	2.81
28. Masonry mortar (paper sacks)	100-pound bag	.715
29. Mason's hydrated lime	Ton	20.16
30. Mason's hydrated lime	50-pound bag	.56
31. Waterproof cement (gray)	Barrel	3.86
32. Waterproof cement (gray)	94-pound bag	.965
33. Clay drain tile, 3"	Linear foot	.061
34. Clay drain tile, 4"	do	.080
35. Clay drain tile, 6"	do	.152
36. Vitrified clay sewer pipe No. ISS-4"	do	.215
37. Vitrified clay sewer pipe No. ISS 6"	do	.265
38. Flue lining, 9 x 9	do	.434
39. Flue lining, 9 x 13	do	.633
40. Flue lining, 13 x 13	do	.834
41. Gypsum wallboard, 3/4"	M square feet	40.00
42. Gypsum wallboard, 3/4"	Square feet	.045
43. Gypsum wallboard sheathing, 1/2"	M square feet	41.50
44. Gypsum wallboard sheathing, 1/2"	Square feet	.045
45. Asphalt roofing, 90% mineral surface	Roll	2.93
46. Asphalt or tarred felt, 15 lb	do	2.81
47. Asphalt or tarred felt, 30 lb	do	2.81
48. Asphalt shingles 210# (3 in 1) thickbutt	Square	6.39
49. Asphalt shingles 165# 2 tabular hexagon	do	5.50
50. Fibre insulation board, 1/2" standard lath and board	M square feet	53.75
51. Fibre insulation board, 1/2" standard lath and board	Square feet	.055
52. Fibre insulation board, 2 1/2" asphalt sheathing	M square feet	83.20
53. Fibre insulation board, 2 1/2" asphalt sheathing	Square feet	.085
54. Asbestos cement siding, 12 x 24 x 27", standard colors	Square	9.04
55. Standard density synthetic fibre board, 3/4" (4 x 8)	M square feet	45.00
56. Hard density synthetic fibre board, 1/2", tempered (standard size)	do	86.00
57. Hard density synthetic fibre board, 1/2", tempered (standard size)	Feet	.086
58. Thermal insulation blankets (paper backed) medium	M square feet	49.00
59. Thermal insulation blankets (paper backed) thick	do	65.00
60. Thermal insulation batts (paper backed) 2" thick	do	49.00
61. Thermal insulation batts (paper back) full-thick	do	65.00
62. Thermal insulation-loose in bags (plain)	40 pound bag	1.25
63. Thermal insulation-loose in bags (modulated)	do	1.50

The maximum prices for gypsum partition block and gypsum hollow tile shall be determined as follows:

The reseller shall increase the price listed in the area order by the percentage by which the resellers' cost of acquisition has been increased by reason of the increase granted manufacturers by Amendment No. 49 to Order No. 1 under MPR 592.

The above prices are delivered prices within a radius of ten miles from the seller's nearest place of business. All customary discounts, allowances and differentials shall be preserved. Base period delivery charges outside the above free delivery zone may be continued.

Dated: October 10, 1946.

Opinion Accompanying Amdt. 1 to Adopting Order 50 Under Basic Order 1 Under Gen. Order 68

The accompanying amendment gives effect to manufacturer's increases that have been granted on the items for which maximum prices are fixed by this order, up to the date of the schedule attached to this amendment, so as to comply with the provisions of section 2 (t) of the Emergency Price Control Act of 1942 as amended. The schedule attached to this amendment and made a part of the order supersedes all previous schedules. This amendment does not, however, supersede Supplementary Order 179 relating to increased freight on certain commodities.

[F. R. Doc. 46-18391; Filed, Oct. 10, 1946; 8:54 a. m.]

[Philadelphia Adopting Order 9 Under Basic Order 3 Under RMPR 251]

INSULATION AND INCIDENTAL CONSTRUCTION WORK IN BERKS, LEHIGH AND NORTHAMPTON COUNTIES, PA.

For the reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and under the authority vested in the Regional Administrator of Region 2 by the Emergency Price Control Act of 1942 as amended by section 9 of Revised Maximum Price Regulation 251 as amended and by Revised Procedural Regulation No. 1, which authority has been duly delegated by such Regional Administrator to the District Director, Philadelphia District Office, it is hereby ordered that:

SECTION 1. What this order covers. This adopting order under Basic Order No. 3 under section 9 to Revised Maximum Price Regulation No. 251 as amended, covers all sales of installed insulation and related and incidental construction work in existing structures in the area hereinafter described. All provisions of Basic Order No. 3 under section 9 of Revised Maximum Price Regulation No. 251 as amended are adopted in this order and are just as much a part of this order as if specifically set forth herein. If said Basic Order No. 3 is amended in any respect, the provisions of said order as amended, shall likewise without further action become part of this order. All persons subject to this adopting order are also subject to Basic Order No. 3 under section 9 of Revised Maximum Price Regulation No. 251 as amended, and should be familiar with the provisions of said basic order.

SEC. 2. Territory covered by this order. The geographical area covered by this order consists of the counties of Berks, Lehigh and Northampton, all in the State of Pennsylvania.

SEC. 3. General provisions—(1) Related and incidental work. The term "related and incidental" work, for the purposes of this order, shall mean any installation of building materials, or any work necessary for the actual installation of insulation and provided by the seller for which prices are not fixed by this order. Charges for such work shall be determined under RMPR 251, and shall be stated separately on all contracts or invoices.

(2) Fire retarding. Where fire retarding material and specified density are required by local building codes, or by any other local ordinance, the cost of doing this work shall be determined under RMPR 251.

(3) Special insulation. All types of insulation not expressly listed in the categories contained in this order, shall, for the purposes of this order, be treated as special insulation. Charges for such special insulation shall be determined under Revised Maximum Price Regulation 251, and such charges shall be separately stated on all contracts or invoices.

(4) Bonded, tar, gravel and metal roofs. Where it is necessary to preserve the guarantee of a bonded roof, the price of the opening and restoration of the roof to its original condition, in accordance with the guarantee, shall be determined under RMPR 251.

Where it is necessary to open a roof, the exterior of which is composed of tar, gravel, or metal, the price of the opening and restoration of the roof to its original condition shall be determined under RMPR 251.

(5) Access to areas to be insulated. The maximum prices fixed by this order include scaffolding and other means for access commonly used by the industry for the installation of insulation.

Where unusual conditions are encountered which require special scaffolding or other special means of access to areas to be insulated, the price of this special work shall be determined under RMPR-251.

(6) Retaining material. The price of furnishing and installing retaining ma-

materials other than the three standard types specified in this order shall be determined under RMPR-251.

(7) *Finished flooring.* The term "finished flooring" shall mean flooring strip or parquet up to three and one-quarter inches (3 1/4") wide, and other architecturally designed or antique flooring that has been sanded, filled, finished, waxed and pressure rubbed, or shellacked to form a finished product.

Where it is necessary to make openings in such floor for the insulation of areas under said floor, the price of the openings and restoration of the floor to its original condition shall be determined under RMPR-251.

(8) *Finished ceilings.* Where it is necessary to make openings in a ceiling, or overhang, finished with materials other than the three standard retaining materials specified in this order, for the insulation of areas above such ceiling, the price of the openings and restoration of the ceiling to its original condition shall be determined under RMPR-251.

(9) *Deliveries.* The maximum prices provided by this order shall apply to all installations of insulation made within a radius of 10 miles of the seller's nearest place of business.

For installations of insulation at more distant points, one-half of one percent (1/2 of 1%) may be added to the total contract price for each mile in excess of 10 miles from the seller's nearest place of business.

SEC. 4. Maximum prices. The maximum prices for all sales of installed insulation in existing structures in the area covered by this order are set forth in Schedule A hereto annexed and made a part of this order. The prices fixed in this order apply to all sales in the area covered by this order regardless of the location of the seller's place of business.

SEC. 5. Relationship of this order to other regulations and orders. As previously stated, all provisions of Basic Order No. 3 are adopted by this order. The maximum prices fixed by this order supersede sections 6, 7, and 8 of Revised Maximum Price Regulation No. 251 as amended with respect to all sales of installed insulation in existing structures in the area covered by this order, unless otherwise provided by this order. All other provisions of Revised Maximum Price Regulation No. 251 as amended are applicable to transactions covered by this order unless otherwise specifically provided in this order.

SEC. 6. Notification. Every person making sales of insulation covered by this order shall furnish to the purchaser at or before the starting of the work, a copy of the agreement pursuant to which the work is to be done. This agreement shall set forth the name and address of the buyer and of the seller, the location of the work, and an adequate description of the areas to be insulated, the materials to be used, and the services to be performed, and the amount to be paid. If any work other than insulation, for which ceiling prices are fixed by this order is to be performed, the price of such work shall be separately stated.

SEC. 7. Revocation or amendment. This order may be revised, amended, revoked, or modified at any time by the Office of Price Administration.

This order shall become effective October 15, 1946.

Issued this 1st day of October 1946.

FRANK J. LOFTUS,
District Director.

SCHEDULE A—INSTALLED INSULATION IN EXISTING STRUCTURES AND RELATED AND INCIDENTAL CONSTRUCTION WORK IN THE COUNTIES OF BERKS, LEHIGH AND NORTHAMPTON, ALL IN THE STATE OF PENNSYLVANIA

[The prices listed below are per square foot, (4 inch thickness basis) for Insulation Wool as defined in Paragraph (b) of Basic Order No. 3 under Section 9 of RMPR 251]

Flat Areas

Exposed ceilings:

1. Open attics with over 24" clearance to roof. No roof opening necessary, open blowing conditions, drawing 1..... \$0.14
2. Under flat built-up roofs (suspended ceiling) with over 24" clearance between roof and hung ceiling; open blowing conditions, (price does not include cost of opening and closing), drawing 2..... .14

Covered ceilings:

3. Open attics with a single rough flooring (unfinished and accessible). No roof opening necessary, price includes cost of removing and replacing flooring, drawing 3..... .17

Flat ceilings in closed spaces (prices do not include cost of opening and closing items 4 to 10 inclusive).

4. Flat ceilings in closed spaces under pitched or sloping roofs where opening in roof is necessary, such as pocket areas behind knee walls, areas under roof ridges, or extensions which are practically flat, drawing 6.
 - (a) Open floors..... .15
 - (b) Closed single rough flooring (unfinished)..... .17

5. Ceilings in closed spaces, ridge of pitched roofs where openings for the full length of ridge is necessary because of small clearance between ridge and ceiling area, drawing 7..... .16
6. Flat built-up roof types, including row house construction and commercial buildings, drawings 2 and 8..... .17

7. Garrison overhang, drawing 10..... .18
8. Dormer tops, drawing 11:
 - (a) Where no retainer material is necessary..... .15
 - (b) Where retainer material is necessary (price includes installation of retainer material):
 - Sisal kraft (includes belly band)..... .19
 - Backer board..... .20
 - Corrugated board..... .19

9. Bay windows, drawing 12:
 - (a) Top..... .17
 - (b) Bottom..... .17

Floors:

10. Any exposed floors over garage ceilings, open porches or similar types of areas where the underside of the area to be insulated is closed and finished, drawing 13..... .18

Flat Areas—Continued

Floors—Continued.

11. Any exposed floors where the areas to be insulated are not closed and finished and where retaining materials are required. Drawing 14 (price includes installation of retainer materials):
 - Sisal kraft (includes belly band)..... \$0.20
 - Backer board..... .21
 - Corrugated board..... .20

Floors over unexcavated areas:

12. Batts and blankets (full thick) drawing 15:
 - (a) Under 4 feet clearance..... .19
 - (b) Over 4 feet clearance..... .19

13. 4" full blown over retaining material and lath retaining surface. Drawing 16. (Price includes installation of retainer materials.)
 - (a) Under 4 feet clearance:
 - Sisal kraft (includes belly band)..... .19
 - Backer board..... .20
 - Corrugated board..... .19

- (b) Over 4 feet clearance:
 - Sisal kraft (includes belly band)..... .19
 - Backer board..... .20
 - Corrugated board..... .19

Sloping areas:

14. All slopes where closed and finished on the interior side of the rafters (price does not include cost of opening and closing), drawing 17..... .17

15. Open rafters and slopes where batts or blankets are used, such as pockets outside of knee walls where blow is impractical (price does not include cost of opening and closing) drawing 18..... .18

16. Open rafters and slopes. Insulation held in place by retaining material (price includes installation of retainer material) drawing 19: (a) Blowing:
 - Sisal kraft (includes belly band)..... .21
 - Backer board..... .22
 - Corrugated board..... .21

- (b) Batts and blankets (full thick):
 - Sisal kraft (includes belly band)..... .21
 - Backer board..... .22
 - Corrugated board..... .21

- (c) Batts and blankets (retainer material not included)..... .18

Knee walls and partitions:

17. Interior plastered walls where no decoration is necessary except plaster patching, drawing 20 (price includes opening and closing)..... .18

18. Knee walls adjacent to slopes and easily accessible (open studs), no openings required (price includes installation of retaining materials) drawing 21:
 - (a) Retaining material—one side:
 - Sisal kraft (includes belly band)..... .20
 - Backer board..... .21
 - Corrugated board..... .20

- (b) Retaining material—both sides:
 - Sisal kraft (includes belly band)..... .25
 - Backer board..... .27
 - Corrugated board..... .25

- (c) Batts and Blankets—No retaining materials necessary..... .19

Flat Areas—Continued

Knee walls and partitions—Con. Prices per square ft.

19. Knee Walls not accessible, requiring retaining material, price includes installation of retaining material but does not include opening and closing.) Drawing 22:		
(a) Sisal kraft (includes belly band).....	\$0.22	
Backer board.....	.23	
Corrugated board.....	.22	
(b) Batts and Blankets—no retaining materials necessary.....	.19	
20. Stairwells (price includes opening and closing), drawing 23:		
(a) Scaffits.....	.18	
(b) Walls (Measurement of walls may be taken as rectangle from floor to ceiling).....	.18	
(c) Weatherstrip attic door, felt stripping only. Flat price.....	1.00	
(d) Cover door with insulating board (insulation applied directly to door).....	.24	
Exterior walls (all prices on gross basis.) Prices include cost of opening and closing):		
21. Exterior walls (including gable and end walls) with inner finish whose outer surface is composed of:		
(a) Wood or asphalt shingles.....	.18	
(b) Wood clapboard.....	.18	
(c) Brick.....	.25	
(d) Stucco.....	.25	
(e) Asbestos-cement shingles.....	.21	
(f) Insulated brick, drawings 24, 25, 26, 27 and 30.....	.25	
22. Gable and end walls without inner finish, requiring standard retaining material. (Price includes installation of retaining material) drawings 25, 26, and 27:		
Sisal kraft (includes belly band).....	.19	
Backer board.....	.20	
Corrugated board.....	.19	
22A. Batts and blankets not requiring retaining material.....	.19	
23. Dormer cheeks and faces with inner finish, unit cost per dormer. Up to 5' 0" width—over 5' 0" in width same unit price as exterior walls. Drawings 28 and 29 flat price.....	14.00	
24. Dormer cheeks and faces without inner finish, requiring retaining materials. (Price includes installation of retaining material.) Drawings 28 and 29:		
(a) Sisal kraft (includes belly band).....	.20	
Backer board.....	.21	
Corrugated board.....	.20	
(b) Batts and blankets—no retaining materials necessary.....	.17	
25. Maximum prices for the following openings in types of roofs indicated.		

	Strip opening 12" wide (per linear ft.)	Manhole opening (per opening)
1. Metal.....	\$0.75	\$3.50
2. Wood shingle.....	.50	3.00
3. Asphalt or asbestos.....	.50	3.00
4. Slate.....	.60	3.50
5. Tile.....	.75	4.00
6. Roll roofing.....	.50	3.00
7. Built-up roofing.....	.50	3.00

26. Maximum price differentials per inch for thicknesses of insulation other than 4".

	Cents
(a) Above 4".....	2½
(b) Below 4".....	2

The drawings referred to by number in this Schedule are hereto annexed and made a part of this Schedule.

Opinion Accompanying Adopting Order 9 Under Basic Order 3 Under Section 9 of RMPR 251

Pursuant to the provisions of section 9 of Revised Maximum Price Regulation 251 as amended, Basic Order No. 3 for area pricing of installed insulation in existing structures and related and incidental construction work in Region 2, has been issued by the Regional Administrator of Region 2 under date of December 4, 1945. This Basic Order contains all the provisions common to future area pricing orders to be issued covering such services, such future orders to be known as adopting orders. Authority to issue area pricing orders has been duly delegated by the Regional Administrator to the District Directors of the various districts in Region 2 in accordance with the authority contained in section 9 of Revised Maximum Price Regulation No. 251 as amended.

The accompanying order, Adopting Order No. 9 fixes flat (dollars and cents prices) for all sales of installed insulation in existing structures in the area covered thereby, more fully described in the order.

A study of conditions in the area shows that the maximum prices fixed by this order do not exceed the general level of prices in the area and are consistent with Executive Orders No. 9250, 9328, 9599 and 9651. The general provisions contained in the order are in accordance with the prevailing practices in the industry affected, and no provision has been made in the order which might have the effect of requiring any change in the practices or methods of the industry affected, except to the extent that such change is necessary to prevent circumvention or evasion of the order, or of Basic Order 3 or of Revised Maximum Price Regulation 251 as amended.

[F. R. Doc. 46-18283; Filed, Oct. 10, 1946; 8:47 a. m.]

[Jacksonville Rev. Order G-1 Under Gen. Order 68, Amdt. 3]

BUILDING MATERIALS IN DUVAL COUNTY, FLA., AREA

For the reasons set forth in an accompanying opinion and pursuant to the authority recited in Revised Order No. G-1 under General Order No. 68, this amendment is issued.

1. Revised Order No. G-1 under General Order No. 68 is amended by adding hard common brick and maximum prices therefor to Second Revised Table I to said Revised Order No. G-1 so that said Second Revised Table I, as amended, shall read in the same manner as attached hereto and designated Third Revised Table I.

2. Said Revised Order No. G-1, as amended, under General Order No. 68 is effective in the County of Duval in the State of Florida.

3. This amendment shall become effective on September 20, 1946.

Issued September 20, 1946.

JOE Q. DOUGHERTY,
Acting District Director,

THIRD REVISED TABLE 1—RETAIL SALES OF CERTAIN HARD BUILDING MATERIALS IN THE DUVAL COUNTY FLORIDA AREA

Item	Selling unit	Price
Portland cement.....	94 pound bag.....	\$0.98
Hydrated lime.....	50 pound bag.....	.56
Finish lime.....	do.....	.78
Plaster, wall, hard.....	100 pound bag.....	1.07
Masonry mix.....	67 pound bag.....	.76
Gypsum board ½", sheetrock.....	Per thousand.....	35.00
Gyplap ½" (untreated).....	do.....	35.00
Gypsum base lath.....	do.....	26.25
Standard prestwood ½" (ma-	do.....	65.00
sonite).....	do.....	9.20
Grey hex asbestos shingles.....	Per square.....	8.95
White asbestos siding 12 x 24.....	do.....	8.95
210 lbs. thickbutt asphalt shingles.....	do.....	6.85
167 lbs. hex asphalt shingles.....	do.....	5.30
90 lbs. mineral surfaced roll roofing.....	Per roll.....	2.95
15 and 30 lb. felt.....	do.....	2.80
Rockwool standard batts.....	Per thousand.....	80.00
½" insulation board.....	do.....	53.75
16 x 32 tile board.....	do.....	58.60
Brick, hard common.....	do.....	27.90

Opinion Accompanying Amdt. 3 to Rev. Order G-1 Under Gen. Order 68

Under General Order No. 68, as amended, the Price Administrator may, and each Regional Administrator of the Office of Price Administration and any District Director who may be authorized by the appropriate Regional Administrator is authorized to issue and put into effect orders establishing maximum prices, applicable to a particular community or defined area, for sales of commodities under the jurisdiction of the Building Materials and Construction Price Branch by all persons to ultimate users or to purchasers for resale on an installed basis.

This authority has been delegated to the Director of the Jacksonville District Office by the Regional Administrator of Region IV, by Regional Delegation Order No. 93, as amended.

Acting pursuant to said General Order No. 68, as amended, and to Regional Delegation Order No. 93, there was issued on May 27, 1946, Revised Order No. G-1, subsequently amended by Amendments Nos. 1 and 2 thereto issued on August 21, 1946, and August 27, 1946, respectively, establishing replacement community dollars-and-cents ceiling prices for certain listed "hard building materials" set forth in Table 1, subsequently designated Revised Table 1 and Second Revised Table 1 by Amendments 1 and 2 respectively, annexed to said revised order, as amended, which listed items included certain cement, lime, plaster, masonry mix, gypsum board, gyplap, gypsum base lath, standard prestwood, asbestos shingles, asbestos siding, asphalt shingles, roll roofing, felt, rockwool batts, insulation board and tile board.

Since the issuance of the said Revised Order No. G-1 and Amendments Nos. 1 and 2 thereto under General Order No. 68, The Jacksonville District Office, Region IV, Office of Price Administration has conducted extensive surveys of the industry and has consulted with numerous supply dealers operating businesses in Duval County, Florida. From the information gained from the above sources, it has been determined that hard common brick and the maximum prices therefor should be added to the list of

hard building materials contained in the price list in the Appendix to Revised Order G-1, as amended, under General Order No. 68, and this Amendment No. 3 to said Revised Order No. G-1, as amended, is therefore issued.

The prices fixed in Amendment No. 3 to the said Revised Order No. G-1 as amended do not exceed the general level of prices in the Duval County, Florida area as fixed and established under the General Maximum Price Regulation.

All the provisions of the new regulation as amended and this Amendment No. 3 thereto, and their effect upon business practices, cost practices, or methods or means or aids to distribution in the industry have been carefully considered by the District Director of the Jacksonville District Office. No provisions which might have the effect of requiring a change in such practices, methods, means or aids established in the industry have been included in the new regulation, as amended, and this Amendment No. 3 thereto, unless such provisions have been found necessary to achieve effective price control and to prevent circumvention or evasion of the regulation or of the Emergency Price Control Act of 1942, as amended. To the extent that provisions of the new regulation, as amended, and this Amendment No. 3 thereto, compel or may operate to compel changes in business practices, cost practices or methods, or means, or aids to distribution established in the industry, such provisions have been found necessary to the prevention of evasion or circumvention of the regulation or Act.

The prices fixed by this Amendment No. 3 to Revised Order No. G-1 as amended, under General Order No. 68, are generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended by the Stabilization Act of 1942, as amended by the Stabilization Act of 1944, Executive Orders 9250 and 9328, and the Price Control Extension Act of 1946.

[F. R. Doc. 46-18389; Filed, Oct. 10, 1946; 8:53 a. m.]

[Region IV 2d Rev. Order G-29 Under RMPR 122, Amdt. 1]

SOLID FUELS IN BRISTOL, TENN.-VA. AND WASHINGTON COUNTY, VA.

For the reasons set forth in an opinion issued simultaneously herewith, and under the authority vested in the Regional Administrator, Region IV, Office of Price Administration by § 1340.260 of Revised Maximum Price Regulation No. 122, paragraph (e) of Second Revised Order No. G-29 under Revised Maximum Price Regulation No. 122, issued by this Office on December 18, 1945, is amended to read as follows:

(e) *Maximum prices.* Maximum prices established by this order are as follows for sales on a "Direct Delivery or Domestic" basis:

(1) *High volatile bituminous coal from District No. 8.*

Size	Per ton 2,000 pounds	Per ½ ton 1,000 pounds	Per ¼ ton 500 pounds
Lump, chunk, or block.....	\$8.02	\$4.26	\$2.38
Lump, chunk, or block—from Mine Index 40, Benedict Coal Co., Mine Index Nos. 179, 671 & 672, Stonega Coal & Coke Co., and Mine In- dex 80, Blackwood Fuel Co.	8.17	4.34	2.42
Lump, chunk, or block—from Blue Diamond Coal Co., Mine Index 339, from Kem- merer Gem Coal Co., Mine Index 278, and Stonega Coke & Coal Co., Mine In- dex 517, Mine Index No. 323 Blue Diamond Coal Com- pany.....	8.87 8.02	4.69 4.26	2.59 2.38
Egg or stove.....	8.37	4.44	2.47
Egg or stove from Mine Index No. 323 Blue Diamond Coal Co.....	8.27	4.39	2.44
Stoker.....	7.02	3.76	2.13
Run-of-mine.....	5.97	3.24	1.87
Yard slack.....			

Subparagraph (f) (2) is amended to read as follows:

(2) *Sacked coal.* For egg coal sold in sacks at the yard, the dealer may charge at the rate of not more than 34¢ per 60 lbs., and for egg coal sold in sacks, delivered, the dealer may charge at the rate of not more than 39¢ per 60 lbs.

Effective date. This amendment shall become effective as of August 22, 1946.

Issued: September 30, 1946.

JOHN R. DEKLE, Jr.,
Acting Regional Administrator.

Opinion Accompanying Amdt. 1 to Second Rev. Order G-29 Under RMPR 122

Amendment No. 1 to Second Revised Order No. G-29 under Revised Maximum Price Regulation No. 122 is issued simultaneously herewith under § 1340.260 of said regulation, and incorporates the several increases authorized by Amendment No. 158 to Maximum Price Regulation 120, effective June 21, 1946; increases in freight rates as authorized by Amendment 46 to Revised Maximum Price Regulation 122, effective July 26, 1946; increases allowed by Amendment No. 42 to Revised Maximum Price Regulation No. 122, effective March 30, 1946; and increases of 18¢ per ton as authorized by Amendment 48 to Revised Maximum Price Regulation 122 to meet the requirements of section 2 (b) of the Price Control Extension Act of 1946.

The prices specified have affirmatively been found to be generally fair and equitable to all dealers in the area covered by the order. It has likewise been affirmatively found that the issuance of said amendment will effectuate the purposes of the Emergency Price Control Act of 1942 as amended.

[F. R. Doc. 46-18392; Filed, Oct. 10, 1946; 8:55 a. m.]

[Little Rock Order 1 Under Rev. Supp. Service Reg. 50 to RMPR 165]

PARKING SERVICES IN ARKANSAS

Pursuant to the authority vested in the District Director of the Little Rock District Office by § 1499.648 of Revised Supplementary Service Regulation 50 to Revised Maximum Price Regulation 165,

and Order of Delegation from the Regional Administrator of Region V, and for the reasons set forth in the opinion issued simultaneously herewith, it is ordered:

SECTION I. What this order does. This order requires each establishment which supplies automobile parking services and which is located within the State of Arkansas to post their legal charges which they are authorized to make for supplying parking services in the manner and to the extent specifically set forth in this order.

SEC. II. Posting requirements. All persons who are subject to this order and who sell automobile parking services must post at each establishment or lot where such service is sold a placard or sign in the manner hereinafter specified containing the information required by this section.

(a) Minimum specifications for construction, painting, and location of the sign or placard:

(1) It shall contain letters not less than 1½ inches in height and not less than 1 inch in width, and numbers not less than 3 inches in height and not less than 2 inches in width.

(2) It shall be so constructed, painted and located that it is plainly visible to, and readable by, persons driving automobiles into the lot or establishment.

(3) If parking services are supplied during hours of darkness, it shall be so illuminated during those hours that it may be easily read by customers.

(b) Information which must appear on the sign or placard:

(1) It must bear the notation "our ceiling prices" and the name of the establishment.

(2) It must list and describe the rates applicable to the establishment for each hour or combination of hours of parking services supplied during each 24-hour period.

For example, if an establishment's ceiling prices are 2 hours, 15 cents; 2 to 4 hours, 20 cents; and all day, 25 cents, it is a violation of this order for an establishment to fail to list and describe all three rates. This is true even though a seller does not solicit all-day parkers or less than all-day parkers. (Weekly and monthly rates need not be listed).

(3) The rates listed must not exceed the legal rates which each establishment is authorized to charge under provisions of Revised Maximum Price Regulation 165.

SEC. III. Enforcement. It shall be a violation of this order for any person subject to its terms to supply parking services without first complying with the posting provisions herein contained.

All persons violating this order are subject to penalties, both criminal and civil, prescribed by the Emergency Price Control Act, as amended.

SEC. IV. This order may be changed, revoked, or amended at any time.

This order shall be effective as of the 3d day of September, 1946.

Issued at Little Rock, Arkansas, this 23d day of August, 1946.

ROBERT P. HALL,
District Director.

Opinion Accompanying Order 1 Under Rev. SSR 50 to Rev. MPR 165

Pursuant to the authority vested in the District Director of the Little Rock District Office by § 1499.648 of Revised Supplementary Service Regulation 50 to Revised Maximum Price Regulation 165, and Order of Delegation No. 136 from the Regional Administrator of Region V, the accompanying order No. 1 has been issued, establishing price posting requirements for all sellers of automobile parking services located in the State of Arkansas.

Under the provisions of Revised Supplementary Service Regulation 50, and Delegation of Authority Order No. 136 from the Regional Administrator of Region V, the District Director is authorized to issue and put into effect price posting requirements for parking services as set forth in Order No. 1, in accordance with the Emergency Price Control Act of 1942, as amended, and consistent with Executive Orders 9250 and 9328. In accordance with this authority, the District Director has issued Order No. 1 under Revised Supplementary Service Regulation 50.

In the past, parking lot operators offering automobile parking services have followed the practice of posting their retail prices on signs in prominent places on their premises. Recently it has been found that a number of them are changing their signs throughout the day and that others have completely removed them. In addition, it has been discovered that some parking lot operators are not complying with the record keeping provisions of section 14 (c) of Revised Maximum Price Regulation 165.

It has been determined by the District Director that this order is necessary to prevent evasion of Revised Maximum Price Regulation 165 and that it does not compel changes in established business practices except such as in the judgment of the District Director are necessary to prevent evasion of this order.

For the foregoing reasons, the District Director has issued the accompanying Order No. 1.

[F. R. Doc. 46-18371; Filed, Oct. 10, 1946; 8:52 a. m.]

[Region VIII, Order G-12 Under RMPR 122, Amdt. 1]

SOLID FUELS IN ABERDEEN-HOQUIAM, WASH., AREA

An opinion accompanying this amendment has been issued simultaneously herewith.

Order No. G-12 under Revised Maximum Price Regulation No. 122 is amended in the following respect:

Paragraph (b) (ii) is inserted after paragraph (b) (i) to read as follows:

To the maximum prices listed in paragraph (b) (i) may be added the following:

1. The appropriate one of the following amounts:

\$1.09 per ton, or
.05 per 100 # sack

2. 10¢ per net ton as permitted by Amendments 40 and 42 to Revised Maximum Price Regulation No. 122.

3. The exact amount of the increase in railroad freight incurred as a result of the order of the Interstate Commerce Commission of June 20, 1946, on Docket Ex Parte 162, as permitted by Amendment 46 to Revised Maximum Price Regulation No. 122.

4. 18¢ per net ton as permitted by Amendment 48 to Revised Maximum Price Regulation No. 122.

This amendment shall become effective on October 11, 1946.

Issued this 2d day of October 1946.

BEN C. DUNIWAY,
Regional Administrator.

Opinion Accompanying Amdt. 1 to Order G-12 Under RMPR 122

The accompanying amendment revises the maximum prices set forth in paragraph (b) (1). These price changes were necessitated by an increase in prices at the producer level provided for by the terms of Amendment No. 158 to Maximum Price Regulation No. 120.

In addition, certain increases have been permitted by Amendments 40, 42, 46 and 48 to Revised Maximum Price Regulation No. 122. These increases have been reflected in this amendment to Order No. G-12 by the insertion of paragraph (b) (ii) below the price table.

For the reasons stated above, the maximum prices established by this order are generally fair and equitable and are consistent with and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders No. 9250 and 9328.

The same considerations which prompted the issuance of Order G-12 are present herein. For a complete statement of such considerations, reference is made to the opinion accompanying the order.

[F. R. Doc. 46-18369; Filed, Oct. 10, 1946; 8:52 a. m.]

[Region VIII Order G-22 Under RMPR 251, Amdt. 5]

INSTALLATION AND REPAIR SERVICES AND SALES IN PACIFIC COAST AREA

Order No. G-22, under Revised Maximum Price Regulation No. 251, is amended in the following respects:

1. Paragraph (1) (7) is amended to read as follows:

"Services" means installation and repair of materials in a residential building, structure, or construction project and the sale of such items on an installed basis, where the price for such installation and repair of materials, or for the sale of such items on an installed basis, is not in excess of \$20,000.00. It also includes all services incidental thereto, such as cleaning and preparation of the premises. It does not include any services rendered in connection with any commercial or industrial building, structure or construction project; such services will continue to be priced according

to Revised Maximum Price Regulation No. 251.

2. In paragraph (1) (8), the phrases "or commercial" and "for a price not exceeding \$20,000.00", are deleted.

3. The undesignated paragraph immediately following paragraph (m) is amended to read as follows:

This order shall become effective August 21, 1946, *Provided*, That as to services covered by the following tables, it shall become effective September 8, 1946: Appendix B, Table 1, Table 3, Table 4, and Tables 6 to 10, inclusive; Appendix D, Tables 1, 3 and 4. *Provided further*, That as to services covered by Appendix B, Table 5, this order shall become effective October 31, 1946.

4. In Appendix B, Table 3, the sentence "All electrical services are to be priced under this Table with the exception of those performed in industrial establishments, which are to be priced under RMPR 251." is deleted.

5. In Appendix B, Table 9, the following material is inserted after paragraph (g):

(h) Other charges (all jobs). * * *
(h) (3) Other allowances: Rentals of special equipment, subject to Maximum Price Regulation No. 134.

6. In Appendix B, Table 10, paragraph (h) (3) is inserted after paragraph (h) (2) to read as follows:

(h) (3) Other allowances: Rentals of special equipment, subject to Maximum Price Regulation No. 134.

This amendment shall become effective October 10, 1946; *Provided*, That paragraph (3) of this amendment shall be effective as of September 8, 1946.

Issued this 30th day of September 1946.

BEN C. DUNIWAY,
Regional Administrator.

Opinion Accompanying Amdt. 5 to Order G-22 Under RMPR 251

1. The definition of "services" in paragraph (1) (7) of the order has been amended to exclude from the coverage of G-22, the following:

(a) Services performed upon commercial or industrial buildings, structures, or construction projects.

(b) Services, the price for which is in excess of \$20,000.00.

The reasons for these exclusions is that Order No. G-22 was designed primarily as a means of controlling prices in the construction of new low and medium priced homes. (The critical shortages of new homes in the low and medium priced range, needs no elaboration.) Consequently, the pricing provisions of Order No. G-22 are inappropriate in their application to jobs performed on commercial or industrial establishments. The \$20,000.00 limitation speaks for itself. Homes in this range are not the homes for which a crying shortage exists.

It is to be noted that removal of these two classes of services does not mean that such services are exempt from price control. These services will continue to be priced under Revised Maximum Price Regulation No. 251.

The result of this amendment is that Order No. G-22 now applies only to the designated services rendered for a price of \$20,000.00 or less, in connection with any structure, building or construction project, the function of which is, or will be, as in the case of a construction project, residential.

2. Paragraph (1) (8), and Appendix B, Table 3, have been amended to conform with the amendment to paragraph (1) (7).

3. A provision, paragraph (h) (3), has been added to Tables 9 and 10 of Appendix B to provide for rentals of special equipment used in connection with the services of lathing and plastering, and hardwood flooring.

It has been brought to the attention of the Regional Administrator that certain contractors do use special equipment for these jobs and, consequently, provision has been made therefor.

4. The Regional Administrator has under consideration, evidence adduced by the trade to demonstrate that Table 5 of Appendix B does not permit the realization of these margins traditionally maintained in the trade. Argument has been made that Table 5 of Appendix B does not take into account the fact that a substantial amount of material installed as a sheet metal and heating service is manufactured by the installer thereof.

Finally, the trade has advised us that in certain districts in Northern California sellers engaged in furnishing sheet metal and heating services have not received copies of Order No. G-22.

In order, therefore, to permit the Regional Administrator to study the contentions advanced above, and to insure distribution of Order No. G-22 to those affected by it, the effective date of Table 5, Appendix B, has been postponed until October 31, 1946, and this postponement has been made effective retroactively.

[F. R. Doc. 46-18370; Filed, Oct 10, 1946; 8:52 a. m.]

[Region VIII Order G-22 Under RMPR 251, Amdt. 6]

ELECTRICAL SERVICES AND SALES IN PACIFIC COAST AREA

Order No. G-22 under Revised Maximum Price Regulation No. 251, is amended in the following respects:

Appendix A, Table 3, is amended to read in accordance with Appendix A, Table 3, attached hereto.

This amendment shall become effective October 11, 1946.

Issued this 2d day of October 1946.

BEN C. DUNIWAY,
Regional Administrator.

APPENDIX A—SOUTHERN CALIFORNIA

TABLE 3: ELECTRICAL SERVICES

Paragraph	Item	Margin	
(d).....	For jobs selling for more than \$100 on new construction only:		
(d) (1).....	Total cost of job (labor, materials, "other direct costs" only):		
	Under \$200.....	25 percent.	
	\$200 and over.....	20 percent or \$40, whichever is greater.	
(e).....	For jobs selling for not more than \$100 and all work other than on new construction:		
(e) (1).....	Maximum hourly rate for labor, per workman:	Maximum hourly rate	Percent of wage rate
		(Use whichever is lower)	
	Journeyman.....	\$2.70	150
	Working foremen.....	Plus union differential	
	Apprentices, helpers, laborers.....		150
(e) (2).....	Materials:		
	Pricing service.....	"Electrical Resale Information Service" published by Biddle Trade Bureau, 335 Rowan Building, Los Angeles 13, California.	
(g).....	Markup on nonlisted materials.....	50 percent.	
(h).....	Additional allowance for lump sum job (all jobs).....	5 percent.	
(h) (1).....	Other charges (all jobs):		
(h) (2).....	Mileage allowance.....	5c per mile over 10 miles.	
	Out-of-town expenses.....	Not exceeding rate in contract between Union and seller or actual expenses, whichever is lower.	
(h) (3).....	Other allowances.....	Rentals of special equipment, subject to Maximum Price Regulation No. 134.	

NOTE: For explanation of any item in this table, see the corresponding paragraph in Order No. G-22.

Opinion Accompanying Amdt. 6 to Order G-22 Under RMPR 251

The sole effect of this amendment is to establish a schedule of prices under Order No. G-22 for electrical services performed in the Southern California area. These services have heretofore been priced under Revised Maximum Price Regulation No. 251.

An extensive survey was conducted by the Office of Price Administration to determine the historical practices of the trade with regard to pricing electrical services in the Los Angeles area. Subsequent to the date of the conclusion of that survey, numerous meetings were held with the Trade Cooperating Committee. That committee has considered the schedules of prices established by this

amendment and has agreed to the margins provided.

In the opinion of the Regional Administrator the maximum prices established by this amendment are generally fair and equitable and consistent with the purposes and standards of the Emergency Price Control Act of 1942, as amended, and Executive orders supplementary thereto.

The considerations that prompted the issuance of Order No. G-22 are equally applicable here.

[F. R. Doc. 46-18390; Filed, Oct. 10, 1946; 8:54 a. m.]

[Region III Order G-57 Under RMPR 251]

RE-ROOFING IN BLUEFIELD, W. VA., AREA

For the reasons set forth in an accompanying opinion, which has been filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of the Office of Price Administration by section 9 of Revised Maximum Price Regulation No. 251, and pursuant to the provisions of Regional Basic Order No. 1-B under Revised Maximum Price Regulation No. 251, this order is issued:

SECTION 1. What this order does. This adopting order establishes dollars-and-cents maximum prices for the composition roofing materials specified in section 4, hereof, when sold installed on residential structures in the Bluefield, West Virginia Area.

SEC. 2. Area covered. For the purposes of this order, the "Bluefield, West Virginia Area" consists of the Counties of Logan, Mercer, Mingo, McDowell, Raleigh and Wyoming in the State of West Virginia.

SEC. 3. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B, consistent with this Adopting Order, No. G-57, are hereby adopted by, and incorporated by reference into, this order and are just as much a part of this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order. All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. Maximum prices. (a) The maximum prices for the specified re-roofing materials on an installed basis shall be as follows:

TABLE I

Type of roofing:	Maximum price per square
Asphalt shingles, 12 in. (3 in line), 210 lbs. per sq.....	\$12.10

(b) The above price includes related materials and services, as defined in section 11 of Basic Order No. 1-B under Revised Maximum Price Regulation No. 251.

SEC. 5. Effective date. This Order No. G-57 shall become effective September 18, 1946.

Issued: September 4, 1946.

H. G. BOGART,
Acting Regional Administrator.

Opinion Accompanying Order G-57 Under Section 9 of Rev. MPR 251

The accompanying order establishes area-wide prices for sales of installed re-roofing in the Bluefield, West Virginia, Area. The order is issued under the provisions of section 9 of Revised Maximum Price Regulation No. 251 and adopts all the applicable provisions contained in Basic Order No. 1-B under Revised Maximum Price Regulation No. 251. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Logan, Mercer, Mingo, McDowell, Raleigh, and Wyoming in the State of West Virginia.

The maximum prices established by the accompanying order supersede the pricing provisions currently in effect for sales of the specified installed re-roofing in this Area. Basic Order No. 1-B contains provisions concerning construction work which is incidental and/or preparatory to such re-roofing installation.

This action has been discussed with members of the trade in the area at informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under Revised Maximum Price Regulation No. 251. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of Revised Maximum Price Regulation No. 251 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of Revised Maximum Price Regulation No. 251, as amended.

[F. R. Doc. 46-18257; Filed, Oct. 9, 1946; 8:56 a. m.]

[Region III Order G-61 Under RMPR 251]

RE-ROOFING AND RE-SIDING IN WESTERN MICHIGAN AREA

For the reasons set forth in an accompanying opinion, which has been filed with the Division of the Federal Register, and under the authority vested in the Regional Administrator of the Office of Price Administration by section 9 of Revised Maximum Price Regulation No. 251, and pursuant to the provisions of Regional Basic Order No. 1-B under Revised Maximum Price Regulation No. 251, this order is issued:

SECTION 1. What this order does. This adopting order establishes dollars-and-

cents maximum prices for the composition roofing and siding materials and asbestos-cement siding materials specified in section 4, hereof, when sold installed on residential structures in the Western Michigan Area.

SEC. 2. Area covered. For the purposes of this order, the "Western Michigan Area" consists of the Counties of Berrien, Calhoun, Kalamazoo, Kent, Muskegon, Nawaygo, Grand Traverse, Emmet, Charlevoix, Leelanau, Kalkaska, Benzie, Manistee, Wexford, Missaukee, Mason, Lake, Osceola, Mecosta, Oceana, Montcalm, Ottawa, Allegan, Van Buren, Cass, and St. Joseph in the State of Michigan.

SEC. 3. Applicability of Basic Order No. 1-B. All the provisions of Basic Order No. 1-B, consistent with this Adopting Order, No. G-61, are hereby adopted by, and incorporated by reference into, this order and are just as much a part of this order as though fully re-written herein. If Basic Order No. 1-B is amended in any respect, all of the provisions of that order, as amended, shall likewise, without other action, be a part of this order. All persons subject to this adopting order are also subject to, and should read and be familiar with, the provisions of Basic Order No. 1-B.

SEC. 4. Maximum prices. (a) (i) The maximum prices for the specified re-roofing material on an installed basis shall be as follows:

TABLE I

Type of roofing	Maximum price per sq.
Asphalt strip shingles (3 tab) 12 in., 210 lbs. to 219 lbs. per sq.	\$14.35
Asphalt hexagon strip shingles, 12 1/2 in., 187 lbs. per sq.	13.75
Asphalt hexagon strip shingles, 11 1/2 in., 167 lbs. per sq.	13.30
Reroofer type shingles, 138 lbs. to 140 lbs. per sq.	12.75
Reroofer type shingles, 160 lbs. to 162 lbs. per sq.	13.45
Asphalt roll roofing, 90 lbs. per sq., mineral surface, nailed.	8.60
Asphalt roll roofing, 90 lbs. per sq., mineral surface, cold cemented.	9.60
Asphalt roll roofing, staggered edge, 105 lbs. per sq., nailed.	9.75
Asphalt roll roofing, staggered edge, 105 lbs. per sq., cold cemented.	10.75

(ii) The above maximum prices include related materials and services as defined in section 11 of Basic Order No. 1-B.

(iii) When any of the above roofing materials are installed on a roof, the pitch of which is, or exceeds, two vertical feet per three horizontal feet, a charge not exceeding \$0.75 per square may be added to the applicable maximum price set forth in Table I, above.

(iv) A charge not exceeding \$0.75 per square may be added to the applicable maximum price set forth in Table I, above, when a particular job requires less than five squares of roofing material.

(v) The maximum price for areas covered by valleys, ridges and starter course shall be the same as for the area covered by the particular type of roofing used.

(b) (i) The maximum prices for the specified residing materials on an installed basis shall be as follows:

TABLE II

Type of siding	Maximum price per sq.
Asbestos cement siding, standard surface hardness, 12 in. x 24 in. or 12 in. x 27 in. standard colors, installed over 15 lb. or 30 lb. asphalt or tarred felt.	\$26.00
Asbestos cement siding, standard surface hardness, 12 in. x 24 in. or 12 in. x 27 in., standard colors, installed over backer board.	27.00
Insulated brick siding, standard sizes.	30.00
Roll brick siding, installed over 15 lb. or 30 lb. asphalt or tarred felt.	20.00

(ii) The above prices include all related materials and services as defined in section 11 of Basic Order No. 1-B under Revised Maximum Price Regulation No. 251.

(c) The amounts set forth in Table III below, may be added to the applicable maximum prices set forth in Tables I and II, above, for installed roofing and siding, depending on the distance of the premises, where the roofing or siding is being installed, from the sellers' place of business.

TABLE III

Distance of job site from sellers' place of business	Maximum addition per sq.
10 miles or less.	No addition
More than 10 miles but not over 25 miles.	\$1.00
More than 25 miles but not over 50 miles.	2.00
More than 50 miles but not over 75 miles.	3.00

SEC. 5. Effective date. This Order No. G-61 shall become effective September 4, 1946.

Issued August 21, 1946.

JOHN F. KESSEL,
Regional Administrator.

Opinion Accompanying Order G-31 Under Section 9 of RMPR 251

The accompanying order establishes area-wide prices for sales of certain specified re-roofing and re-siding on an installed basis in the Western Michigan Area. The order is issued under the provisions of section 9 of Revised Maximum Price Regulation No. 251 and adopts all the applicable provisions contained in Basic Order No. 1-B under Revised Maximum Price Regulation No. 251. The opinion accompanying said Basic Order No. 1-B is hereby incorporated by reference into this opinion.

The defined area covered by the accompanying order includes the Counties of Berrien, Calhoun, Kalamazoo, Kent, Muskegon, Nawaygo, Grand Traverse,

Emmet, Charlevoix, Leelanau, Kalkaska, Benzie, Manistee, Wexford, Missaukee, Mason, Lake, Osceola, Mecosta, Oceana, Montcalm, Ottawa, Allegan, Van Buren, Cass, and St. Joseph in the State of Michigan. The accompanying order supersedes the pricing provisions currently in effect for sales of the specified installed re-roofing and re-siding in this area.

This action has been discussed with members of the trade in the area at

informal meetings with representative dealers. Most of the dealers in attendance agreed that prices established by the accompanying order are in line with those formerly prevailing under the freeze. All suggestions and recommendations of the trade have been considered and have been incorporated into the accompanying order to the extent that these suggestions were consistent with the provisions of Revised Maximum Price

Regulation No. 251 and the Emergency Price Control Act of 1942.

In the opinion of the Regional Administrator, the provisions of the accompanying order are fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and of Revised Maximum Price Regulation No. 251, as amended.

[F. R. Doc. 46-18258; Filed, Oct. 9, 1946; 8:56 a. m.]

